

LIBER No.

W J P 20

Andreas
Appel
Ashe
Albert

Hensittle Julia
Louis J.
Henry W. B.
Talbot J.

84.
130.
238.
426.

Brown	J. Vinton	2
Buston	Frances Virginia	22
Barrett	Rosalie	54
Biddison	William J.	65
Bohle	Eva M.	72
Burnham	John B.	97
Belt	Katherine	103
Boblitz	Charles V.	108
Bertram	Sida	119
Bussy	Robert H.	124
Bouton	Mary J.	131
Blackburn	Janet Messyman	149
Barksdale	Edmonia C.	161
Baer	Elizabeth Ann	178
Bishop	William H.	180
Baughen	James Powers	186
Baughen	Emma Virginia	186
Brown	Eva Will	199
Boytin	William U.	202
Brauer	Katie	243
Burns	Katherine	297
Birchard	Touma H.	299
Baker	William H.	302
Boyd	J. Taylor	331
Bull	Cl. V.	332
Brown	James Milton	350
Burton	Anna	378
Belt	Susie P.	391
Beck	Frederick P.	400
Boyce	William A.	459
Barry	Harry A.	463

144
18
27
2

Cook	Ann Eliza	11.
Chew	Henry B.	27.
Clark	William C.	38
Clarke	Adelise	93.
Carlton	Mary Louise	125.
Connelly	James Martin	219.
Carrall	Margaret Alice	222.
Candwell	Thomas	251.
Carran	Peter M.	285.
Chalmers	Mary Agnes	294.
Clouy	M. Grace	331.
Greenhalgh	John	363.
Cones	Thomas	377.
Chast	Janette	402.
Cooper	William S.	494.

Duchette	Herman	30.
Diller	Valentine	78.
Davis	Isaac Howard	95.
Disney	Oliver H.	120
Dennis	James Duckle	165. 301.
Disney	Richard	188.
Duvall	Wm. C. P.	236.
Duckler	Frederick	241.
Dohoff	John H.	243.
Dickson	James B.	247.
Dorsey	Henrietta	258.
Dunbar	Catherine C.	272.
Dillon	J. J.	276.
Dennis	James Duckle	301.
Dollenberg	Victoria K. D.	335.

Emory	Thomas Hall	50.
Enser	Arthur Ann	110
Evans	George W.	158
Eckhart	Mathe	192
Engle	William L.	345.
Eckhart Sr.	William	461.

Fischer	Meresa	50.
Hills	Charles W.	97.
Hord	George D. G. G.	108.
Frankenberg	Anthony M.	157.
Humble	John	208.
Frederick	Elythe	271.
Grantz	John M.	340.
Fischer	May	343.
Frederick or Frederick	Peter	374.
Wood	Leonard	394.
France	Ella M.	420.
Foster	Cassandra	450.
Farber	Annie E.	451.

Gabel	Henry	3.
Gunter	Jennie V.	45.
Gray	Samuel W.	59, 171.
Gwynn	Bridget Elizabeth	71.
Hibber	Ignis C.	85.
Gill	Robert L.	91.
Gray	Joseph Clagett	118.
Gore	Julia Elizabeth	133.
Gordon	Douglas H.	152, 176, 392.
Gillespie	Walter S.	210.
Ginster	John	211.
Grafflin	Helen Mary Hathaway	226.
Gale	Robert L.	224.
Grebe	Margaret	287.
Galloway	William	303.
Grsuok	Mary G.	312.
Given	Carl G.	325.
Coeman	J. C.	403.
Cooch	Thomas	404.
Carber	Era a.	440.
Goodwin	James L.	499.

G
H
I
J
K
L
M
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Hall	Clara C.	4.
Hall	William R.	24.
Hancock	Sarah L.	69.
Hoffmann	Ludwig K.	80.
Hogan	Regina M.	146.
Hampster	George D.	147.
Hiss	P. Hanson	214.
Haines	John J.	317.
Houck	George H.	353.
Hobbes	Gerard O.	360.
Holbig	John S.	362.
Hook	Anne C.	383.
Hunterson	Susan V.	377.
Hughes	Frederick A. P.	409.
Hylchurst	George Elagden	456.
Hillen	J. S. Donnell	467.
Hutchins	Horace H.	477.

H
I
J
K
L
M
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Jaynes
Jessop
Garlett
Jones

Annanta M.
Sarah C.
J. Harry S.
Edward

11.
230.
496.
503.

J
K
L
M

N
O
P
Q
R
S
T
U
V
W
X
Y
Z

King	Michael	57.
Kemp	John	64.
Kraft	Jacob W. Tenick	129.
Kaiser	Katharine B.	189.
Kintop	Carl J.	334.
Klein	Mary	347.
King	George L.	368.-478
Kramer	Christine	413.
Krichler	John	423.
Kroedel	Elizabeth	437.
King	George L.	470.

K
I
M

V
W
X
Y
Z

Roug	Martha	7.
Luvig	Theresa	12.
Lanstale	R. Vintar	15.
Link	Skury	16.
List	John Jacob	17.
Lynch	Eliza G.	26.
Lutz	Charles H.	29.
Lel	May Co.	132.
Logan	Luff	177.
Libig	Thomas M.	253.
La Woyne	John T.	265.
Laumann	Lennie	271.
Liswaring	Georganna M.	301.
Lapp	Margaret G.	316.
Lee	H. G.	342.
Lawrence	Anna D.	358.
Lynch	George G.	385.
Lynch	James B.	442.
Lockwood	Elizabeth C.	485.
Laumann	Nicholas	492.

I
M
N
O
P
Q
R
S
T
U
V
W
X

Milling	James V.	58.
Miller	Milton R.	81.
Muir Jr.	Joseph Hall Allison	88.
Moutel	August	90.
Maris von	Alma	100.
Mellor	Hannie J.	128.
Meyer	Annie Margaret	167.
Mintzel	Elizabeth H.	168.
Merritt	V. Alvah	169.
Howell	George R.	171.
Mason	Helen	239.
Muscady	Thomas J.	244.
Moore	William H.	262.
McDairy	John J.	272.
Morgan	Mary	298.
Minty	W. Hughes	326.
M. S.	David H.	367.
McWhorter	Henry C.	370.
Milton	Jefferson B.	390.
Mintel	Louisa	410.
Matthews	Annie T.	417.

M

V
W
X
Y
Z
A
B
C
D
E
F
G
H
I
J
K
L
M
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

McClain

Mr. Curdy

Mr. Black

Mr. Dwin

Mr. Carmick

Mr. Howell

McMahon

Martha May

Abbie J.

Frank J.

Luella Franklin

John

May J.

George

21.

40.

48

196

310

361

435

Norris
Nagel

Elizabeth
Albert

267
317-419

Ober

Geotavrus

213.

Pennington	Harry	1.
Penn	James Henry	41.
Palmer	Edward L.	55.
Pail	William P.	115.
Painter	Harriet D.	137.
Pice	Mary A.	176.
Pittman	John H.	212.
Poole	Robert	231.
Pruitt	John	252.
Puck	John P. D.	278.
Purvis	Wife (or Michael)	324.
Randall	Adolphus V.	388.
Randolph	Frederick L.	410.
Page	William Byrd	481.
Parlett	Luther	498.

Ritter		Julia	23.
Reese		Hannah	47.
Radecke		Philip	66.
Reeder		Maria	102.
Rinteln	von	Devina	163.
Rish		Mattie C.	182.
Ruprecht		Edwina	190.
Rochle		Emma M. D.	194.
Russell		Lucy H.	314.
Rister		Nicholas	341.
Ruby		Joseph	377.
Roy	or Roy	George L.	377.
Richards		John L.	411.
Ricketts		John B.	428.

Starr	Jenniah J.	10.
Staville	John H.	8.
Simpson	Camilla G.	18
Simms	Samuel J.	20.
Sahlens	Lee S.	68.
Satch	Julia G.	70.
Savage	Marion B.	92.
Sipes	Joshua	101.
Slack	Elizabeth L.	104.
Smith	William H.	112.
Shallus	Isabella	121.
Steele	David R.	113.
Swinchell	Margaret G.	150.
Shencklin	John W.	183.
Stirling	William Murray	215.
Sheddellak	Eliza J.	228.
Stots	William B.	230.
Stee	Victoria	240.
Stobidy	Frank G.	250.
Smith	Caroline G.	281.
Siott	Henry	284.
Schoensick	Mary G.	289.
Scott	Elizabeth J.	313.
Stollen	David	336.
Stump	Margaret	347.
Engler	Christen H.	352.
Schnecker	Frederick J.	351.
Sisak	Columbus H.	364.
Sharer	Daniel T.	382.
Suzo	Elizabeth W.	386.
Spealman	August M.	387.
Vulsin	Henrietta	398.
Stanfield	Thomas B.	406.
Schmidt	George	444-504.
Schrotke	Christian	460.
Stein	Henrietta C.	471.
Spindler	George H.	501.
Sims	Andrew	502.

Thomson	Frank	33.
Trainor	James	39
Thomson	Heribald G.	73.
Vedel	George W.	83.
Vigler	Leisha S.	135.
Vittlo	Washington S.	272.
Vitale	Harrah	327.
Walcott	J. Wood G.	305, 403.
Wadd	Walter K. C.	338.
Wynn	Thomas C.	381.
Jackson	Frederick	414
Lorraine	George J.	422.

T
C
N
W
N
Y

Hipman

Richard

160

C
W
X
Y
Z

Viller	Martin	58
Vou Maries	Alma	100
Von Rinteln	Shousie	163
Vausant	George H.	430

Wolf	Anna Barbara	32.
Woodward	Harry C.	42.
Wosten	Caroline	96.
Willyoung	Mathilda S.	107.
Whever	Samuel B.	109.
Wober	Dorothea	156.
White	Hocuse W.	209.
Wailner	Charles W.	216.
Walter	John H.	260.
Williams	William S. G.	267-288
Witt	Louis	288.
Whitman	Edward J.	323.
Wilson	George W.	333.
Wober	William J.	360.
Wilhelm	John L.	408.
Wilson	Samuel S.	418.
Winkler	Henry F.	422.
Wheeler	Elizabeth Jane	432.
Wright	John	446.
Wilhelm	William D.	449.
Williams	Ala. A.	469.
White	Samuel Perry	473.

Young
Younger

Jonas
Anna

848.
1177.

Gouck

Peter S.

1139

1

Harry Pennington }
Last Will & Testament } I, Harry Pennington of Baltimore County, formerly of Baltimore
County, do make, publish and declare this my last will and testament,
hereby revoking all other and former wills by me made, that is
to say,

after the payment of my just debts and funeral expenses, I give, devise and bequeath
all my property and estate, real and personal, in possession or expectancy, to my wife
Laura Hanson Pennington absolutely.

and I do hereby nominate constitute and appoint my said wife Laura Hanson
Pennington to be the sole executrix of this my will, and request that she be not required
to give bond.

In testimony whereof I have hereunto set my hand and seal at the City of Baltimore
in the State of Maryland this 17th day of January A.D. 1701.

Harry Pennington
Signed, sealed, published and declared by Harry Pennington the above named testator as
and for his last will and testament, in our presence who at his request and in his presence
within the presence of each other have hereunto subscribed our names as witnesses thereto
this 17th day of January A.D. 1701.

Francis V. Redwood
C. Batten Chelworthy

Baltimore County, Md:

On the 2nd day of October 1777, came Henry Carroll and made oath that he does
not know of any Will or Codicil of Harry Pennington late of said county, deceased,
other than the above instrument by writing, and that he received the same from testator
on date of its execution or or about the 17th day of January 1701, and testator died 26th
day of Sept 1777.

Sworn to in open Court.

Wm. J. Peck
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 2nd day of October 1777, came Henry Carroll, and made oath that he is
familiar with the handwriting of Francis V. Redwood and C. Batten Chelworthy, sub-
scribing witnesses to the above named last Will and Testament of Harry Pennington, de-
ceased, and that the signatures attached to said Will are the true and genuine signatures
of Francis V. Redwood and C. Batten Chelworthy, who are now deceased, to the best of his know-
ledge and belief.

Sworn to before the subscriber.

Wm. J. Peck
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament
of Harry Pennington late of Baltimore County, deceased, and also the evidence adduced
as to its validity, Orders and Decrees this 2nd day of October 1777, that the same be admitted
in this Court as the true and genuine last Will and Testament of the said Harry Pennington
deceased.

Benj. G. Miller
Charles H. Stux
John Hoff

In the Name of God Amen:
 I, J. Vinton Brown of Baltimore County, in the State of Maryland, being of a sound and disposing mind, memory and understanding, do hereby make and publish this, as and for my last Will and Testament.

Item: After the payment of all my just debts and funeral expenses, I give, devise and bequeath all of my estate and property, of every nature and kind, whether real, personal or mixed and wheresoever situate, as well that which I now have and am possessed of, as that which I may hereafter be possessed of, or in any manner entitled to at the time of my death, wheresoever and wheresoever the same may come, unto my beloved Wife Mary Brown, her heirs, personal representatives and assigns, absolutely.

And I do hereby constitute and appoint my said beloved Wife, Mary B. Brown, to be the sole Executor of this my last Will and Testament, hereby revoking all other and former Wills by me heretofore made, and hereby ratifying and confirming this, and ever shall, to be my last Will and Testament; and it is my wish, and I do therefore order and direct that my said Executor shall be exempt from the necessity of giving any bond as such Executor.

In Testimony Whereof, I have hereunto subscribed my name and affixed my seal, on this thirtieth day of September in the year of our Lord, one thousand nine hundred and sixteen.

J. V. Brown
 Signed, sealed, Published and Declared by J. Vinton Brown, the above named Testator, as and for his last Will and Testament, in the presence of us, who at his request, in his presence and in the presence of each other, have subscribed our names as witnesses thereto.

Baltimore County, Md:
 On the 3rd day of October 1917 came Mary B. Brown and made oath that she does not know of any Will or Codicil of J. Vinton Brown, late of said County, deceased, other than the above Instrument of Writing, and that she found the same among the papers of testator ever about the 25th day of September 1917 and testator died 20th day of September 1917.

Sworn to in open Court.
 Test: J. J. Peach
 Register of Wills for Baltimore County.

Baltimore County, Md:
 On the 3rd day of October 1917, came George W. McCoy and Victoria B. Stricker, both subscribing witnesses to the foregoing last Will and Testament of J. Vinton Brown, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.
 Test: J. J. Peach
 Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:
 The Court, after having carefully examined the above last Will and Testament of J. Vinton Brown late of Baltimore County, deceased, and also the evidence adduced as to its validity, order and decree this 3rd day of October 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said J. Vinton Brown deceased.

Charles H. Knox
 John Hoff

Henry Goebel }
 Last Will & Testament } I, Henry Goebel, of the County of Baltimore, in the State of Maryland, being of sound and disposing mind, memory and understanding, and throwing the uncertainty of death, do hereby make, publish and declare this as and for my last Will and Testament, in the manner following, that is to say:
 After the payment of my just debts and funeral expenses I give, devise and bequeath

my Estate as follows:
 First.
 I give and bequeath my watch and chain unto my Grandson Walter Goebel, son of my daughter Elizabeth.

Second.
 All the Real and Personal of my Estate Real and Personal, of every kind and wheresoever situate, that which I now have as well that which I may hereafter acquire, I give, devise and bequeath unto my beloved wife Barbara Goebel, to be held by her during the term of her natural life if she shall so long continue my widow, with full power to her during her widowhood, to sell and convey any or all of my Estate Real and Personal, and without the necessity on the part of the purchasers or purchasers thereof, seeing to the application of the purchase money, and re-invest the proceeds thereof in her own discretion; and from and immediately after the death of my said wife, I direct that the Real and residue of my Estate or any other property which in whole or in part may have been substituted therefor, be divided into three equal parts, one of said parts to go to my daughter Emma, another one of said parts to go to my daughter Elizabeth, and the remaining one-third part to be divided equally among my two Grandchildren, Walter and Isabelle (children of my deceased son Walter Goebel). Should my said wife Barbara Goebel marry again I then direct that the Real and residue of my Estate or any other property which in whole or in part may have been substituted therefor, shall be divided as follows - to my said wife Barbara Goebel, the same amount of interest to which she would be by law entitled in case of my dying intestate, and the remainder thereof to be divided into three equal parts, one of said parts to go to my daughter Emma, another one of said parts to go to my daughter Elizabeth, and the remaining one-third part to be divided equally among my two Grandchildren, Walter and Isabelle children of my deceased son Walter Goebel.

I nominate and appoint my Brother Ferdinand Goebel, the Executor of this my last Will and Testament, and desire that he shall be exempt from giving bond, hereby revoking all other Wills and Codicils by me heretofore made.

In Testimony Whereof, I have hereunto set my hand and affixed my seal this 5th day of September in the year 1916.

Henry Goebel
 Signed, Sealed, Published and Declared by the above named Testator as and for his last will and Testament in the presence of us, who, at his request, in his presence, and the presence of each other, have hereunto each subscribed our names as witnesses.

Thomas J. Walsh
 212 N. M. Alberry St. Baltimore
 John H. Kumber
 903 Fidelity Bldg.

Baltimore County, Md:
 On the 4th day of October 1917 came Ferdinand Goebel and made oath that he does

not know of any Will or Codicil of Henry Koebel late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Barbara Koebel on or about the 17 day of Sept. 1917 and testator died 15 day of Sept. 1917

Sworn to in open Court.

Det: H. J. Beach
Register of Wills for Baltimore County.

Baltimore County, S.D.:

On the 4th day of October 1917 came John St. Decoler one of the subscribing witnesses to the foregoing Last Will and Testament of Henry Koebel late of said County, deceased, and made oath that he did see the testator sign and seal this Will, that he looked him publish, pronounce and declare the same to be his last will and testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Thomas J. Walsh, who is now deceased subscribed their names as witnesses to this Will in his presence at his request and in the presence of each other.

Sworn to in open Court.

Det: H. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 4th day of October 1917 came Nora C. Connor and made oath that she is familiar with the handwriting of Thomas J. Walsh, one of the subscribing witnesses to the foregoing Last Will and Testament of Henry Koebel, deceased, and that the signature attached thereto is the true and genuine signature of Thomas J. Walsh, now deceased, to the best of her knowledge and belief.

Sworn to in open Court.

Det: H. J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Henry Koebel late of Baltimore County, deceased, and also the evidence adduced as to its validity, order and effect, this 4th day of October 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Henry Koebel, deceased.

Behr G. Miller
Charles S. Fox
John Hoff

Clayton C. Hall }
Notarially Certified Copy of }
Last Will & Testament }
made by me. }
I, Clayton C. Hall, of the City of Baltimore and State of Maryland, do hereby make, declare and publish this my last Will and Testament, hereby expressly revoking any and every will and all codicils to any such wills heretofore at any time

After the payment of all just debts owing by me at the time of my death and the reasonable expenses of my burial, I give, devise and bequeath as follows:

- 1. Item. To my sister Elizabeth H. Hall, if she be living at the time of my death, I give and bequeath the sum of Five hundred and fifty dollars (\$550).
- 2. Item. To my sister Mary E. Hall, if she be living at the time of my death, I give and bequeath the sum of Two hundred and fifty dollars (\$250).
- 3. Item. To my sister Linnie H. Hall, if she be living at the time of my death, I give and bequeath the sum of Two hundred and fifty dollars (\$250).

4. Item. All the rest and residue of my estate of whatsoever nature or description, whether real, personal or mixed, and whosoever situated, I give, devise and bequeath to my wife Camilla R. Hall, provided she be living at the time of my death, absolutely, for her sole use, but in the full confidence that after providing for the mature and education of our children Clayton Morris Hall and Camilla Elizabeth Pemberton Hall, she will, as they severally come of age and afterward, make, according to the means then at her disposal, such provision for them either by allowance of income, or gift of principal, as may in her judgment be most appropriate to the capacity, the character, the circumstances, and the purposes and aims in life of him and of her respectively.

And in the event of the death of my dear wife Camilla R. Hall occurring during my lifetime, which may God forbid then and in that event I give, devise and bequeath all the rest and residue of my estate to the Safe Deposit and Trust Company of Baltimore in trust as follows:

One-half that of to be held in trust for my son Clayton Morris Hall, the principal to be kept safely invested and the income derived therefrom, or so much thereof as may in the judgment of his guardian herein after named, be requisite for his education and maintenance, to be paid annually in convenient installments to his said guardian for his use or disbursed for him in such manner as his said guardian may direct until my son shall attain the age of twenty-one years; first however, paying to the said guardian personally out of said income, the sum of One hundred dollars annually during the continuance of his guardianship as an expression of my appreciation for his care of my son and the direction of his education. After my son shall have attained the age of twenty-one years, it is my desire that the income from the trust estate hereby created shall be paid to him annually in convenient installments until he attain the age of twenty-five years when the principal sum shall be paid over to him and the trust hereby created shall cease and determine.

Clayton C. Hall

The remaining one-half of the said rest and residue of my estate to be held in like manner in trust for my daughter Camilla Elizabeth Pemberton Hall, the principal to be kept safely invested and the income derived therefrom, or so much thereof as may in the judgment of her guardian, herein after named, be requisite for her education and maintenance, to be paid annually in convenient installments to her said guardian for her use, or disbursed for her in such manner as her said guardian may direct until my daughter shall attain the age of eighteen years first however, paying to the said guardian personally out of said income, the sum of One hundred dollars annually during the continuance of her guardianship as an expression of my appreciation for the care of my daughter and the direction of her education. After my daughter shall have attained the age of eighteen years it is my desire that the income from the trust estate hereby created shall be paid over to her annually in convenient installments until she attain the age of twenty-two years when the principal sum shall be paid over to her and the trust hereby created shall cease and determine.

Clayton C. Hall

I make no gift or bequest in this Will to my sister Bertha C. Ahrens for the reason that she is already possessed of a fortune amply sufficient for her needs, a portion of which she owes to the successful care that I freely gave to the management of her affairs during many years.

For carrying out the provisions of this Testament I constitute and appoint my wife Camilla R. Hall as the sole executrix thereof.

And I desire and request that no bond shall be required of her for the faithful discharge of her duties as such executrix.

And in the event that my wife should not be living at the time of my death then

of its execution on or about the 11th day of August 1916 and Testatrix died 12th day of August 1917.

Sworn to in open Court.

Test: J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 9th day of October 1917, came Julia J. Long and Jane Houshaw, subscribing witnesses to the foregoing Last Will and Testament of Martha Long, late of said County, deceased and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish pronounced and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in her presence at her request and in the presence of each other.

Sworn to in open Court.

Test: J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Martha Long, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees this 9th day of October 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Martha Long deceased.

Benj. L. Miller
Charles H. Stone
John Hoff

Having been appointed Executor in the last Will and Testament of Martha Long, late of Baltimore County, deceased, do hereby refuse to act as Executor of said Will and do therefore renounce all right to letters testamentary upon said deceased's estate, and all right, title and claim that I may or could have had, by virtue of said appointment.

In testimony whereof I hereto subscribe my name this 9th day of October 1917.

Witness
Julia J. Long.

M. G. Long

Received for record October 10th 1917

Test: J. Peach
Register of Wills for Baltimore County.

John H. Saville
Last Will & Testament

I, John H. Saville, of Baltimore County, in the State of Maryland, being of sound and disposing mind, memory and understanding, do make and publish this my last Will and Testament, hereby revoking all former Wills and Codicils made by me, and intending by this Will to dispose of all the estate, real, personal and mixed, which I may own or have any interest in at the time of my death.

After the payment of all my just debts and funeral expenses, and the erection to my memory of a tombstone, costing one hundred dollars or more should my Executor deem it appropriate, to be placed over my remains in my lot in the Arlington National Cemetery, I give, devise and bequeath my estate, as follows:

- 1. I give to my daughter, Maude Saville Clift, the large bureau in my house; this bureau has side drawers and large mirror front.
- 2. I give to my grand daughter, Saville Clift, my solitary diamond ring and my Navy

Medal.

- 3. I give to my son-in-law, J. Butler Clift my gold watch and chain and my Knight Templar watch chain.
- 4. I give, devise and bequeath one-third of my estate to my wife, Mary H. Saville, absolutely.
- 5. I give, devise and bequeath to my daughter, Maude Saville Clift, one-third of my estate, absolutely.
- 6. I give, devise and bequeath to my daughter, Maude Saville Clift, the remaining one-third of my estate to hold in trust for my grand daughter, Saville Clift; Maude Saville Clift, as Trustee for aforesaid Clift, may dispose of all or any part of the interest of Saville Clift at any time she deems it expedient to Saville Clift, provided however that all balances, if any, due by my daughter, Maude Saville Clift, as Trustee aforesaid, shall be given to Saville Clift absolutely when she reaches the age of twenty five years.

I hereby constitute and appoint my son-in-law, J. Butler Clift, the executor of this my last Will and Testament and ask the Court to excuse him from giving bond as such Executor, also I authorize my said executor to release from payment any member of my family who may be indebted to me at the time of my death.

In Witness whereof I have hereunto set my hand and affixed my seal this 29th day of July in the year nineteen hundred and fourteen.

John H. Saville (Seal)

Signed, sealed, published and declared by John H. Saville, the within Testator as and for his last and Testament in the presence of us, who at his request, and in his presence and in the presence of each other have hereunto set our hands as witnesses this 29th day of July in the year nineteen hundred and fourteen.

Chas. Bertomeir
2155 Mt. Holly Street
Co. Hill
1830 Rutland Ave.

Baltimore County, Md.:

On the 16th day of October 1917, came Charles Bertomeir and made oath that he does not know of any Will or Codicil of John H. Saville, late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testator on date of execution, or on or about the 29th day of July 1914 and Testator died 30th day of Sept. 1917.

Sworn to in open Court.

Test: J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 16th day of October 1917, came Charles Bertomeir and Geo. Richl, subscribing witnesses to the foregoing last Will and Testament of John H. Saville, late of said County, deceased and made oath that they did see the Testator sign and seal this Will that they heard him publish pronounced and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of John H. Saville, late of Baltimore County, deceased, and also the evidence adduced

as to its validity, Orders and Decease this 16th day of October 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said John W. Swelle deceased.

Charles H. Price
John Hoff

Jeremiah J. Starr } I shew all men by these Presents that I Jeremiah J. Starr
Last Will & Testament } of Baltimore County State of Maryland being in ordinary
health, though growing feeble in body from age, but of
sound mind and memory, do make and publish this my last will and testament hereby
revoking all former wills by me at any time heretofore made.

And as to my worldly estate and all the property, real, personal, or mixed, of which
I may be entitled at the time of my decease, I devise, bequeath and dispose thereof in
the manner following, to wit,

Item first. My will is that all my just debts and funeral expenses shall, by my executor
hereinafter named, be paid out of my estate soon as convenient after my decease.

Item first. I give devise and bequeath to my son Thomas Cunningham Starr twenty
dollars.

Item second. I give, devise and bequeath to my grand daughter Lucy Starr Matthews
the sum of one thousand dollars to be secured to her by my executor in some debty after
my decease. My executor is hereby appointed trustee, therefore until said grand daughter
become of age.

Item third. I give devise and bequeath to my daughter Lina Starr Matthews all the
residue of my estate of which I die possessed in special consideration of her loving care
of her dear mother during her last illness.

And lastly I do nominate and appoint my son-in-law Wesley Douglas Matthews
to be the executor of this my last will and testament, without requiring bond on his
part.

In testimony whereof, I the said Jeremiah J. Starr have to this my last will
and testament contained on this sheet of paper now joined in one, I have subscribed
my name and affixed my seal this twelfth day of November, one thousand nine
hundred and sev.

Signed, sealed, published and delivered by the
said Jeremiah J. Starr as and for his last
will and testament in the presence of us, who
at his request and in his presence, and in the
presence of each other have subscribed our
names as witnesses thereto.

Charles H. Price
Anna R. M. Price
Edgar M. Price

Baltimore County, S.D.

On the 4th day of October 1917, came H. Ruyton Matthews and made oath that he
does not know of any Will or Codicil of Jeremiah J. Starr late of said County, deceased,
other than the above Instrument of Writing, and that he found the same in a box belong-
ing to Testator on or about the 3rd day of Oct. 1917, and Testator died 29th day of Sept. 1917.
Sworn to before the subscriber.

Wit: J. J. Peach
Register of Wills for Baltimore County

Baltimore County, S.D.

On the 16th day of October 1917 came Charles H. Price, Anna R. M. Price and Edgar M.
Price, subscribing witnesses to the foregoing Last Will and Testament of Jeremiah J. Starr,
late of said County, deceased, and affirmed that they did see the Testator sign and seal this Will,
that they heard him publish, pronounce and declare the same to be his last Will and Testament;
that at the time of his so doing he was to the best of their apprehension of sound and dis-
posing mind, memory and understanding, and that they subscribed their names as wit-
nesses to this Will in his presence at his request and in the presence of each other,
affirmed to before the subscriber.

J. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of
Jeremiah J. Starr late of Baltimore County, deceased, and also the evidence adduced as to its
validity, Orders and Decease, this 16th day of October 1917, that the same be admitted in this Court as
the true and genuine last Will and Testament of the said Jeremiah J. Starr deceased.

Benj. L. Miller
Charles H. Price
John Hoff

Amanda M. Joyner } I Amanda M. Joyner of Baltimore County in the State of Maryland
Last Will & Testament } do make and publish this my last will and testament in
manner and form as follows

I give and bequeath unto my daughter Clara D. Barnes, my parlor suit, one stand, carpets
and rug, dining table and one bench absolutely, I also give unto my said daughter Clara D.
Barnes, the Lane upright piano for life and upon her death unto my grand daughter Melva
M. Barnes. I give and bequeath unto my son Walter E. Joyner, one large stand with lamp, the
County Bible, the picture shown as hereby shall and also portrait of my husband and self, also
Marble top bed room furniture and dining room table. I give and bequeath unto my grand
children Melva M. Barnes and Viola D. Joyner all my diamonds and each a feather bed.
It is my request that my son Walter E. Joyner pay unto my grand daughter Melva M.
Barnes every third payment on the 2nd and mortgage held by me with said son jointly on pro-
perty on Baltimore Ave until the full mortgage debt is paid. All the real and virture of my last
will, personal and mixed I give devise and bequeath unto my four children namely Walter E.
Joyner, Clara D. Barnes, Virginia L. Johns and Sarah E. Swartz equally share and share alike.
I authorize and direct my executor hereafter named to sell the real and personal estate, either at
public or private sale, the purchaser need not look to the application of the purchase money. I
finally nominate and appoint my son Walter E. Joyner the executor without bond.

As witness my hand and seal this 12th day of July 1917.

Amanda M. Joyner (Seal)

Signed, sealed, published and declared by the above named testatrix Amanda M. Joyner as and
for her last will and testament in the presence of us who at her request in her presence and presence
of each other subscribe our names as witnesses thereto.

Wm. H. Lawrence
Andrew C. Lawrence

Baltimore County, S.D.

On the 17th day of October 1917 came Walter E. Joyner and made oath that he does not
know of any Will or Codicil of Amanda M. Joyner late of said County, deceased, other than the above
Instrument of Writing, and that he found the same in a box belonging to testatrix on or about

the 10th day of October 1917, and Deceased died 9th day of October 1917.
Sworn to in open Court.

Wit: J. J. Peach
Register of Wills for Baltimore County

Baltimore County, SS:

On the 17th day of October 1917 came W. H. Lawrence and Andrew C. Lawrence, subscribing witnesses to the foregoing Last Will and Testament of Amanda M. Jagger, late of said County, deceased, and made oath that they did see the Deceased sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Wit: J. J. Peach
Register of Wills for Baltimore County

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Amanda M. Jagger late of Baltimore County, deceased, and also the evidence attached as to its validity, orders and decrees, this 17th day of October 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Amanda M. Jagger deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

I Thessa Lewis }
 Last Will & Testament }
 of Baltimore County and State of Maryland, make
 this my last Will and Testament as follows:

- I direct my executors to pay my general expenses and all other just debts due by me.
- I my daughter, Carry Washburn, executrix, to have and she shall have all my property of every sort and description, and wherever located and especially the house in Northland town known as No. 21013 Cuckoo house, free from all encumbrances of her husband.
- I nominate and appoint my daughter, Carry Washburn, and Grant V. Rhodes the executors of this my last Will and Testament, without bond I give to my executors the power to sell said house either at private or public sale, at their discretion, and without order of Court, the said sale if any, to be reported to the Orphans Court of Baltimore County for ratification.

Witness my hand and seal this 2nd day of October 1916.

Thessa Lewis
Carrie W. Washburn
G. V. Rhodes

Baltimore County, SS:

On the 8th day of October 1917 came G. V. Rhodes one of the subscribing witnesses to the foregoing Last Will and Testament of Thessa Lewis late of said County, deceased, and made oath that he did see the Deceased sign and seal this Will, that he heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Carrie W. Washburn subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.
J. J. Peach
Register of Wills for Baltimore County

I Thessa Lewis, of Baltimore County + State of Md. make this Codicil to this my last Will and Testament as follows -

I give (\$500) five dollars to each my children as follows: Stella, Magdalene, Caroline, Maimie + Corbin.

Witness my hand and seal this 8th day of December 1916.
Thessa Lewis
Signed, sealed, published + declared by the above testatrix as her last Will + Testament in our presence, who at her request in her presence + in the presence of each other witness the same.

Carrie W. Washburn
G. V. Rhodes

Baltimore County, SS:

On the 11th day of March 1917, came Grant V. Rhodes and made oath that he has not known of any Will or Codicil of Thessa Lewis late of said County, deceased, other than the above Testament of Thessa, and that he received the same from the testatrix on or about the 8th day of December 1916 and Deceased died - day of - 1917.

Sworn to in open Court.

Wit: J. J. Peach
Register of Wills for Baltimore County

Baltimore County, SS:

On the 8th day of October 1917 came G. V. Rhodes one of the subscribing witnesses to the foregoing Codicil to the last Will and Testament of Thessa Lewis late of said County, deceased, and made oath that he did see the Deceased sign and seal this Codicil, that he heard her publish, pronounce and declare the same to be a Codicil to her last Will and Testament, that at the time of her so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Carrie W. Washburn subscribed their names as witnesses to this Codicil in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

J. J. Peach
Register of Wills for Baltimore County

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Thessa Lewis late of Baltimore County, deceased together with the Codicil thereto attached, and also the evidence attached as to its validity, orders and decrees, this 17th day of October 1917 that the same be admitted in this Court as the true and genuine last Will and Testament and Codicil of the said Thessa Lewis deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

I appointed executor in the last Will and Testament of Thessa Lewis late of Baltimore County, deceased, do hereby refuse to act as executor of said Will, and do therefore renounce all my right to letters Testamentary upon said deceased's estate, and all right, title and claim that I may or could have had, by virtue of said appointment.

Witness
Francis L. Stamm

In Testimony Whereof I hereunto subscribe my name this 10th day of October 1917

G. V. Rhodes

Ann Eliza Cook } In the name of God Amen, I Ann Eliza Cook of Baltimore
 Last Will & Testament } Baltimore County, in the State of Maryland, of sound and disposing
 mind, memory and understanding, considering the uncertainty of death
 and the uncertainty of the time thereof, and being desirous to settle my worldly affairs and there-
 by be the better prepared to leave this world when it shall please God to call me hence, do there-
 fore make and publish this my last will and testament, in presence and form following, that
 is to say:

First and principally, I commend my soul into the hands of Almighty God, and my body to
 the earth to be buried at the discretion of my Executors hereinafter named.
 After my debts and funeral charges are paid, I give devise and bequeath as follows.
 I give devise and bequeath as follows: I give and devise unto my beloved wife, Dolly
 Stoddard of Baltimore City, Maryland, all my estate, real, personal and mixed, to be
 here absolutely and forever. Provided a tombstone has not been placed in my burial lot
 prior to my death, I direct that my Executors hereinafter named appropriate the sum of
 One hundred and fifty dollars to purchase a suitable stone to erect the graves of myself
 and late husband, Esau Cook. I further direct that my Executors hereinafter named
 shall deposit in the Bankers Loan Savings Bank, at Baltimore, in Baltimore County,
 the sum of Fifty Dollars and that the interest accruing thereon or as much of said interest
 as may be necessary, be spent each year in keeping my lot in the Methodist Cemetery in
 Baltimore in good order and condition. And lastly, I do hereby constitute and appoint
 my beloved wife, Dolly Stoddard of Baltimore City, Executor of this my last will and
 testament and request that she serve as such without bond. Bearing and annulling all former
 Wills by me heretofore made, ratifying and confirming this and none other to be my last
 will and testament. In testimony whereof, I subscribe at my hand and seal this 27 day of
 March, in the year A. D. 1812.

Ann Eliza Cook

Signed, sealed, published and declared by the above named Ann Eliza Cook as and for her
 last will and testament, in presence and in hearing of the witnesses hereinafter named, in the
 presence of and other lawful witnesses.

Signed, sealed, published and declared by the above named Ann Eliza Cook as and for her
 last will and testament, in our presence, and at her request, in her presence and in the presence
 of each other, here be set our hands as witnesses here.

John M. S. Morse
 J. Smith Crick

Baltimore County, SS:

On the 4 day of October 1812 came Dolly Stoddard and made oath that she
 does not know of any Will or Testament of Ann Eliza Cook late of said County, deceased, other
 than the above Testament of Writing, and that she received the same from J. Smith Crick
 on or about the 9 day of October 1812 and testator's died 30 day of September 1812.

Sworn to in open Court.

Wit: J. J. Peach
 Register of Wills for Baltimore County.

Baltimore County, SS:

On the 10 day of October 1812 came John M. S. Morse and J. Smith Crick, subscribing
 witnesses to the foregoing Last Will and Testament of Ann Eliza Cook late of said County, deceased,
 and made oath that they did see the testator sign and seal this Will, that they heard her pub-
 lish, pronounce and declare the same to be her last Will and testament; that at the time of her so
 doing she was to the best of their apprehension of sound and disposing mind, memory and under-
 standing, and that they subscribed their names as witnesses to this Will in her presence at her request,

and in the presence of each other.

Sworn to before the subscriber.

J. J. Peach
 Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of
 Ann Eliza Cook late of Baltimore County, deceased, and also the evidence adduced as to its validity,
 Orders and Decrees this 16 day of October 1812, that the same be admitted in this Court as the true
 and genuine last Will and Testament of the said Ann Eliza Cook deceased.

Benj. G. Miller
 Charles H. Stux
 John Hoff

R. Vinton Lonsdale }
 Last Will & Testament }

Belle Mead Sept. 26 1810

I hereby give, devise & bequeath to my beloved wife, Daisy,
 all of my belongings real, personal & mixed absolutely and
 appoint her as Executor without bond.

Given under my hand, and the date above mentioned

R. Vinton Lonsdale

In the presence of the signor and each other, we witness this will & signature thereof

William V. Logan
 Frank R. Diggs

Baltimore County, SS:

On the 24 day of October 1812 came Daisy Broadale and made oath that she does
 not know of any Will or Testament of R. Vinton Lonsdale late of said County, deceased, other
 than the above Testament of Writing, and that she found the same among private papers
 of her son or about the 25 day of Sept. 1812, and testator died 22 day of Sept 1812.

Sworn to before the subscriber

Wit: J. J. Peach
 Register of Wills for Baltimore County.

Baltimore County, SS:

On the 5 day of October 1812 came William V. Logan and Frank R. Diggs, sub-
 scribing witnesses to the foregoing Last Will and Testament of R. Vinton Lonsdale, late of said
 County, deceased, and made oath that they did see the testator sign and seal this Will, that
 they heard him publish, pronounce and declare the same to be his last Will and Testament, that
 at the time of his so doing he was to the best of their apprehension of sound and disposing mind,
 memory and understanding, and that they subscribed their names as witnesses to this Will in
 his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

J. J. Peach
 Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of
 R. Vinton Lonsdale late of Baltimore County, deceased, and also the evidence adduced as to its
 validity, Orders and Decrees this 9 day of October 1812, that the same be admitted in this Court
 as the true and genuine last Will and Testament of the said R. Vinton Lonsdale deceased.

Benj. G. Miller
 Charles H. Stux
 John Hoff

Henry Link } Last Will and Testament of Henry Link.
Last Will & Testament } I, Henry Link, of Baltimore County of the State of Maryland,
being of sound mind, memory and understanding do make this my

Last Will and Testament, that is to say:
After the payment of all my just debts and funeral expenses, I give, devise and bequeath unto my wife Annie C. Link my entire estate, real, personal and mixed wherever the same may be located.

I revoke all former Wills made by me and appoint my father Adam Link of Baltimore County, executor to be the executor of this my last Will and Testament, and I excuse him from the necessity of giving bond.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 21st day of October in the year eighteen hundred and ninety-seven.

Henry Link

Signed, sealed, published and declared by the within named testator as and for his last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

Jerome H. Schimm,
Frederick Link.

Baltimore County, S.S.:

On the 18th day of October 1917, Anne Annie C. Link and made oath that she does not know of any Will or Codicil of Henry Link late of said County, decedent, other than the above instrument of Writing, and that he received the same from testator at time of execution on or about the 3rd day of October 1917, and testator died 22nd day of Sept. 1917.

Sworn to in open Court.

Wit: Wm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.S.:

On the 18th day of October 1917, Anne Annie C. Link one of the subscribing witnesses to the foregoing Last Will and Testament of Henry Link late of said County, decedent, and made oath that he did see the testator sign and seal this Will that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Jerome H. Schimm, who is well known and whose whereabouts are well known subscribed their names as witnesses to the Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Wit: Wm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having examined the above last Will and Testament of Henry Link late of Baltimore County, decedent, and also the evidence adduced as to its validity, orders and Decrees, this 18th day of October 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Henry Link decedent.

Benj. G. Meller
Charles H. Storr

John Jacob List } I, John Jacob List, of Baltimore County, State of Maryland being
Last Will & Testament } of sound and disposing mind, memory and understanding, do make
publish and declare this my last will and testament.

After the payment of all my just debts and funeral expenses I give, devise and bequeath my estate as follows, that is to say:

1. I give and bequeath to my wife Mary Anna List absolutely, all my household furniture of every kind and description and also all my jewelry.
2. I give and bequeath to my wife Mary Anna List absolutely my vacant stall located at the corner of Cross Street and Remondina Ave. Baltimore City.
3. I give devise and bequeath to my wife Mary Anna List my house and lot known as 5812 Beaumont Ave. Gorman Baltimore County, Maryland, the same to be hers absolutely.
4. All the rest, residue and remainder of my estate of every kind and description and wherever located or situated I give devise and bequeath to my wife Mary Anna List absolutely.
5. I constitute and appoint my wife Mary Anna List, to be the executrix of this my last will and testament, hereby revoking all other wills and codicils by me heretofore made. I request that my said executrix be excused from giving bond.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 21st day of July, in the year nineteen hundred and seventeen.

John J. List

Signed, sealed, published and declared by the above named testator as and for his last will and testament in the presence of us, who at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

Albert A. Price
Harry Michelmann

Baltimore County, S.S.:

On the 23rd day of October 1917, Anne Annie C. Link and made oath that he does not know of any Will or Codicil of John Jacob List late of said County, decedent, other than the above instrument of Writing, and that he found the same among papers of decedent on or about the 23rd day of October 1917 and testator died 28th day of Sept. 1917.

Sworn to in open Court.

Wit: Wm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.S.:

On the 23rd day of October 1917, Anne Annie C. Price and Harry Michelmann, subscribing witnesses to the foregoing Last Will and Testament of John Jacob List late of said County, decedent and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request and in the presence of each other.

Sworn to before the subscriber.

Wm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of John Jacob List late of Baltimore County, decedent, and also the evidence adduced as to its validity, orders and Decrees, this 23rd day of October 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said John Jacob List decedent.

Benj. G. Meller
Charles H. Storr
John Hoff

Camilla A. Simpson
Last Will & Testament
Exemplified Copy

In the name of God Amen,
I, Camilla A. Simpson, of Baltimore City, in the State of
Maryland, unmarried, do make, publish and declare this my Last
Will and Testament, hereby revoking all former Wills by me made.

First, I order my just debts and funeral charges to be paid out of my estate.
Second, I give and bequeath to the persons hereinafter named, the following pecuniary
legacies, which are to be paid to them, free and clear of collateral inheritance tax; and
should any of my said legatees die in my lifetime, then in such case the amount of the
legacy shall be and become part of my residuary estate that is to say:

- (1) To the Misses Isabel and Edith Duer, daughters of my cousin, the late Mrs John Duer,
the sum of five hundred dollars each.
- (2) To my cousin, Laura Burgess, of Delta, Colorado, five hundred dollars.
- (3) To my cousin, Mrs C. S. Galtman, of Washington, D.C., two hundred dollars.
- (4) To my cousin, Mr William L. Rosen, of Washington, D.C., two hundred dollars.
- (5) To Miss Virginia H. Dixon, of Great Royal, Virginia, two hundred dollars.
- (6) To Miss Mary S. Seidel, of Baltimore, Maryland, three hundred dollars.
- (7) To Henry Isaac, son of the late Genl Isaac, of Coates Bluff, Missouri, two hundred
dollars.
- (8) To Mr Corahe D. Melner, of Baltimore, Maryland, one hundred dollars; and to her daughter
Alice Virginia Melner, one hundred dollars.
- (9) To Miss Ruth Todd Reddy, of Baltimore, Maryland, one hundred dollars.
- (10) To Miss Ethel Hunter, of Baltimore, Maryland, five hundred dollars.
- (11) To Miss Kate Allen, of Baltimore, Maryland, one hundred dollars.
- (12) To Charles Barber, Colport, one hundred dollars.
- (13) To Belle Brown, Colport, fifty dollars.

Third, Should my sister, Alice Simpson survive me, then I give, devise and bequeath
to my said sister, her heirs, personal representatives and assigns absolutely, all the real and
residue of my estate - of every kind and description and wheresoever situate.

Fourth, Should my said sister, Alice Simpson, die in my lifetime, then and notwithstanding
anything herein before contained, I give, devise and bequeath the whole of my estate, in-
cluding therein whatever I shall have received under the Will of my said sister, to my
Co-executor hereinafter named and the survivor of them with power and direction to collect, sell
and reduce to cash the whole estate, real, personal and mixed, and from the net proceeds
thereof to pay:

- (a) The legacies mentioned in the second clause of this my Will, provided the persons there-
in named are living at the time of my death.
- (b) To my cousin, Mrs. Mary J. Loris of Baltimore, Maryland, if living at the time of
my death, five hundred dollars, clear of collateral inheritance tax.
- (c) To the Vestry of the Church of the Ascension of Baltimore City, the sum of fifteen thou-
sand dollars to erect therewith or with such part thereof, as the Vestry may deem proper,
a small Church or Chapel in my locality in the Diocese of Maryland as a Memorial to my
brother, William L. Simpson; and any part of said sum not needed for the erection of said Church
or Chapel shall be used for the support and maintenance thereof.
- (d) To the State and Foreign Missionary Society of the Protestant Episcopal Church in the United
States of America, a corporation of the State of New York, three thousand dollars.
- (e) To the American Bible Society, a corporation of the State of New York, three thousand dollars.
- (f) To the Maryland Society for the Prevention of Cruelty to Animals, a corporation of Maryland,
one thousand dollars.
- (g) And all the rest and residue of my estate to the Vestry of the Church of the Ascension of

Baltimore City, to be used by said Vestry, in its discretion, for Church and Missionary work,
Bible. It is my will and desire and I so direct, that the legacies named in the fourth clause of
this my Will shall receive the specific amounts named free of collateral inheritance tax; and
that in the event of any insufficiency of my estate to pay all of the legacies in said fourth
clause named in full, then they shall be paid in the order given so that the legatee first named
shall receive the full amount specified before the next named legatee received anything.

Sixth, I hereby nominate and appoint Joseph C. Brown and Joseph C. Hunter, and the suc-
cessor of them, Co-executors of this my Will, and authorize and empower them, and the survivor,
to sell the whole or any part of my said estate that may be salable for the purpose of re-
ducing the same to cash, and without the necessity of application to the Orphans Court.

In testimony whereof, I have hereunto set my hand and affixed my seal this 21st day of
March in the year nineteen hundred and thirteen.

Camilla A. Simpson

signed, sealed, published and declared by the above named testatrix according to her last Will
and Testament in the presence of us, which we signed, in her presence, and in the presence of
each other, have hereunto subscribed our names as witnesses:

J. Stanislaus Brown
G. Stanley Brown

Baltimore City, Md:

On the 2nd day of January 1917 came Joseph C. Brown and made oath in due form of
law that he does not know of any Will or testament of Camilla A. Simpson late of said City deceased,
other than the above instrument of writing, and that this Will was found among the private
papers of the private effects of the testatrix, and that testatrix departed this life on the 21st day of
December 1916.

Sworn to in open Court.

Test: Edward H. Jackson
Register of Wills for Baltimore City.

Baltimore City, Md:

On the 10th day of January 1917 came J. Stanislaus Brown and G. Stanley Brown the
two subscribing witnesses to the foregoing last Will and Testament of Camilla A. Simpson late
of said City, deceased, and made oath in due form of law that they did see the testatrix sign and
seal this Will; that they heard her publish, pronounce and declare the same to be her last Will and
Testament; that at the time of her so doing she was to the best of their apprehension of sound and
disposing mind, memory, understanding, and that they subscribed their names as witnesses to this
Will in her presence at her request, and in the presence of each other.

Sworn to before the subscribers

Edward H. Jackson
Register of Wills for Baltimore City.

In the Orphans Court of Baltimore City:

The Court, after having carefully examined the above last Will and Testament of Camilla
A. Simpson late of Baltimore City, deceased, and also the evidence adduced as to its validity, orders and
decrees this 11th day of January 1917 that the same be admitted in this Court as the true and genuine
last Will and Testament of the said Camilla A. Simpson deceased.

Judges: Meyer J. Stock
Harry C. Gaither
William M. Deann

State of Maryland, Baltimore City, Md:

E. Howard H. Jackson, Register of Wills and by law, keeper of the Seal and of the
Records and of the Original Papers of the Orphans Court of Baltimore City, do hereby certify that the

aforegoing is a true and full copy of the Last Will and Testament of Camille A. Simpson late of said city, deceased, together with the proofs and probate thereof taken from Hills Liber B. W. J. 125 folio 49 re. Being one of the Records filed, recorded and kept in the office of Register of Wills for Baltimore County.

In testimony whereof, I hereunto subscribe my name and affix the seal of said court out of file, this 26th day of October in the year of our Lord nineteen hundred and seventeen.

Seal Place

Howard H. Jackson
Register of Wills for Baltimore County.

Received for record October 30 1917 same day filed, recorded and examined.

Not: Wm. J. Beach

Register of Wills for Baltimore County.

Samuel J. Simms }
Last Will and Testament } I, Samuel J. Simms of Baltimore County and State of Maryland, do make public and declare this to be my last Will and Testament.

After the payment of all my just debts and funeral expenses, I give, devise and bequeath unto my daughter Emma Carter all my property, real, personal and mixed, and whatsoever shall absolutely.

I appoint my faithful friend William Joseph Bayne to be the executor of this my last Will and Testament and I desire that he shall be exempt from the necessity of giving bond for the faithful performance of his duty.

In testimony whereof, I hereunto subscribe my name and affix my seal this 10th day of October in the year nineteen hundred and seventeen.

Witness as to make
H. Courtney Jenifer
Emma Bayne
Mary J. Egan
Signed, sealed, published and declared by the above named Samuel J. Simms, as and for his last Will and Testament, in the presence of us who at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses here.

Samuel J. Simms

Mary J. Egan
Emma Bayne

Baltimore County, Md.
On the 31 day of October 1917 came H. Courtney Jenifer and made oath that he does not know of any Will or Codicil of Samuel J. Simms late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testator on date of execution on or about the 10th day of Oct. 1917 and Testator died 15th day of October 1917.
Sworn to before the subscriber.

Not: Wm. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.
On the 1st day of November 1917, came Mary J. Egan and Emma Bayne, subscribing witnesses to the foregoing Last Will and Testament of Samuel J. Simms, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will.

in his presence at his request and in the presence of each other.
Sworn to in open Court.

Not: Wm. J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:
The Court, after having carefully examined the above last Will and Testament of Samuel J. Simms late of Baltimore County, deceased, and also the evidence adduced as to its validity, Order and decree this 1st day of November 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Samuel J. Simms deceased.

Benj. G. Miller
Charles H. Stur
John Hoff

Martha May Mc Clain }
Last Will and Testament } I, Martha May Mc Clain, being of sound and disposing mind, memory and understanding, do hereby make, and publish this as my last Will and Testament, hereby revoking all other Wills or bequests by me heretofore made.

After the payment of all my just debts and funeral expenses, I give, devise and bequeath all of my estate, real, personal and mixed, of every kind and description, and whereover the same may be interested, to my sister Beulah A. Stinner, absolutely and forever.

I do hereby constitute, nominate and appoint my said sister, Beulah A. Stinner, to be the sole executrix of this Will, and I request that she be exempt from the necessity of giving any bond as such.

Witness my hand and seal this 30 day of September in the year nineteen hundred and seventeen.

Martha May Mc Clain

Signed, sealed, published and declared by the above named Testatrix, Martha May Mc Clain, as and for her last Will and Testament, in the presence of us who, at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto.

W. Howard Yeager
Miss Elizabeth Eyster

Baltimore County, Md.
On the 27 day of October 1917, came W. H. Mason and made oath that he does not know of any Will or Codicil of Martha May Mc Clain late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testatrix on or about the 16th day of October 1917 and Testatrix died - day of - 1917.
Sworn to in open Court.

Not: Wm. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.
On the 30 day of October 1917, came Dr. Victor Cullen and made oath that he is familiar with the handwriting of W. Howard Yeager and Miss Elizabeth Eyster, subscribing witnesses to the Last Will and Testament of Martha May Mc Clain, late of Baltimore County, deceased, and that the signatures attached to the aforegoing Will are the true and genuine signatures of W. Howard Yeager and Miss Elizabeth Eyster who are now out of the State of Maryland, to the best of his knowledge and

belief.
Sworn to before the subscribers.

Wm J. Beach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Martha May W. Chain, late of Baltimore County deceased, and also the evidence adduced as to its validity, orders and declares this 1st day of November 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Martha May W. Chain deceased.

Benj. G. Meltzer
Charles H. Storr
John Hoff

Francis Virginia Beaton } I Francis Virginia Beaton, of Baltimore County,
Last Will & Testament } in the State of Maryland, do hereby make this my last
Will and Testament, in the manner following, that
is to say:

I will and direct that all my just debts and funeral expenses be paid, as soon after my death as convenient, by my Executor hereinafter named.

Item 2. I give and bequeath unto my daughter Henriette Marie Nouvematier my full set of dishes and to my daughter Sarah Helgette Beaton, my large square looking glass, all the rest of my personal property, it is my intention to give and dispose of during my lifetime.

Item 3. I give, devise and bequeath unto my two daughters Henriette Marie Nouvematier and Sarah Helgette Beaton, share and share alike my lot of ground containing about sixteen acres of land on the Maryland and Pennsylvania Railroad, near Notchcliff, Baltimore County, to which I acquired title by the Will of my late husband, William J. Beaton, and after my death I will and direct, that my sixteen acres of land above described, and as soon thereafter as practicable and advisable, be converted into cash, and for that purpose, I hereby authorize and empower Abraham P. Nouvematier, my Executor hereinafter named, or in the event of the death of said Abraham P. Nouvematier, during my lifetime, or before making sale under this power, I authorize and empower the Administrator, &c., of this my last will and Testament, to sell and dispose of my sixteen acres of land above described at public or private sale, for cash, price and upon such terms and conditions as to him may seem best and to grant and convey the same to the purchasers here of, his heirs or their heirs and assigns, free from all liability, just or account of the purchase money, and the proceeds thereof to divide equally between my said two daughters.

Item 4. I hereby constitute and appoint my son-in-law, Abraham P. Nouvematier, to be the Executor of this my last will and Testament hereby revoking all other Wills and Codicils by me heretofore made,

In Testimony whereof, I hereunto subscribe my name and affix my seal, this third day of October A.D. 1906.

Francis Virginia Beaton

Signed, sealed, published and declared by the above named Testatrix, as and for her last Will and Testament, in our presence and at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

H. George Marley
Joseph B. Herbert

Baltimore County, SS:

On the 7th day of November 1917, came Sarah W. Beaton and made oath that he does not know of any Will or Codicil of Frances Virginia Beaton late of said county, deceased, other than the above Instrument of Writing, and that she found the same among the papers of her late husband on or about the 2nd day of November 1917 and that she died 29th day of October 1917.

Sworn to in open Court. Wm J. Beach

Register of Wills for Baltimore County

Baltimore County, SS:

On the 7th day of November 1917, came H. George Marley, one of the subscribing witnesses to the foregoing last Will and Testament of Frances Virginia Beaton, late of said County, deceased, and made oath that he did see the Testatrix sign and seal this Will, that he heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Joseph B. Herbert who is now deceased subscribed their names as witnesses to this Will in her presence at her request and in the presence of each other, and he also makes oath that he is familiar with the handwriting of Joseph B. Herbert and that this is his true and genuine signature to the best of his knowledge and belief.

Sworn to before the subscribers. Wm J. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Frances Virginia Beaton, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and declares this 2nd day of November 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Frances Virginia Beaton deceased.

Benj. G. Meltzer
Charles H. Storr
John Hoff

Julia Ritter } I Julia Ritter, of the City of Baltimore, in the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory
and understanding, do make and publish this my last will
and Testament in manner and form following, that is to say:

After the payment of my just debts and funeral charges I dispose of my estate and property as follows:

- 1. I give and bequeath unto my niece Louise Quinson daughter of Frederick Quinson the sum of one thousand dollars (\$1000.00)
- 2. I give and bequeath unto the General German Loan Office located in Baltimore City, State of Maryland, each the sum of five hundred dollars (\$500.00).
- 3. I give and bequeath unto the Orphan's Daughters and Sons of Maryland located in Port Deposit Maryland the sum of five hundred dollars (\$500.00).

All the rest and residue of my estate and property of every kind, real, personal and mixed and whatsoever I give, devise and bequeath unto my nephew Robert Porter his heirs, executors administrators and assigns absolutely.

I conclude and appoint John Hannibal to be the executor of this my last will and testament hereby revoking all former wills heretofore made by me.

In testimony whereof I have hereto subscribed my name and affixed my seal this 3^d day of January in the year nineteen hundred and seventeen.

Julia Ritter *(Seal)*

Signed, sealed, published and declared by Julia Ritter the above named testatrix as and for her last will and testament in our presence who at her request, in her presence and in the presence of each other have hereto subscribed our names as witnesses.

Louis G. Mueller
Anna H. Hochler

Baltimore County, Md:

On the 4th day of November 1917, came Robert Toller and made oath that he does not know of any Will or Codicil of Julia Ritter late of said County, deceased, other than the above instrument of Writing, and that he found the same in testatrix's safe deposit box at Citizens' Deposit Co. on or about the 1st day of November 1917 and testatrix died 28th day of October 1917.

Sworn to in open Court. Test: Wm J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 7th day of November 1917 came Louis G. Mueller and Anna H. Hochler subscribing witnesses to the foregoing last Will and Testament of Julia Ritter late of said County, deceased, and made oath that they did see the testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court. Test: Wm J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Julia Ritter late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 7th day of November 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Julia Ritter, deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

William R. Hall
Last Will & Testament

I William R. Hall being of sound and disposing mind memory and understanding do hereby make publish and declare this to be my last will and testament revoking all former wills I may have heretofore made and declare this and none other to be my last will and testament.

I give and bequeath to my mother Laura V. Hall all my property both real & personal that I now have or may hereafter come into possession of by gift inheritance or otherwise absolutely in fee simple forever. And lastly I constitute and appoint my mother Laura V. Hall to be sole executrix of this my last will and testament.

In witness whereof I have hereto set my hand and seal this 1st day of March in the year 1897.

William R. Hall *(Seal)*

Signed, sealed, published and declared by the above William R. Hall as and for his last will and testament who in our presence and in the presence of each other have hereto signed our names as witness hereto.

Joe D. Sudman
H. J. Webb

Baltimore County, Md:

On the 9th day of October 1917, came Laura V. Hall and made oath that she does not know of any Will or Codicil of William R. Hall late of said County, deceased, other than the above instrument of Writing, and that she found the same among testator's private papers on the 9th day of October 1917 and testator died 7th day of October 1917.

Sworn to before the subscriber. Test: Wm J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 10th day of October 1917 personally appeared Hugh P. Rice, and made oath in due form of law that he is familiar with the hand writing and signature of H. J. Webb, one of the subscribing witnesses to the foregoing last will and Testament of William R. Hall late of Baltimore County, deceased, and that the said signature of the said H. J. Webb subscribed to said testator's last Will and Testament as one of the witnesses thereto, is the true and genuine signature of the said H. J. Webb, and further made oath that the said H. J. Webb is now deceased.

Sworn to before the subscriber. Test: Wm J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 5th day of November 1917 came Joe D. Sudman, one of the subscribing witnesses to the foregoing last Will and Testament of William R. Hall late of said County, deceased, and made oath that he did see the testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with H. J. Webb, who is now deceased, subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber. Test: Wm J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of William R. Hall late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 28th day of November 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said William R. Hall, deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

Eliza A. Lynch } Eliza H. Lynch of Sherwood, in Baltimore County, in the
Last Will & Testament } State of Maryland do hereby make, publish and declare this to be my
last Will and Testament in substance and form following, that is to say:

I direct the payment of all my just debts and funeral charges.
I give, bequeath and devise to my sister Anna M. Carver residing at 1110 Eastern Avenue in Baltimore City, the annual rent of \$2250, issuing out of 130 W. Boston Street as recorded among the Land Books of Baltimore City, in Liber C. D. No. 108 Folio 290.

I give to Julia L. Bishop of Sherwood, in Baltimore County, in addition to what I have already given her, all my clothing, furniture, bed clothing, and jewelry, except my gold watch and chain, and in event of her death, I desire the foregoing mentioned articles to go to her husband, William H. Bishop.

I give to William H. Bishop, five full paid shares of the Capital Stock of Calypso Company, in the County of Baltimore, Maryland.

I give to Maria M. Jefferys my gold watch and chain, and to go to my sister, Anna M. Carver.

I give to Anna M. Carver, the sum of fifty dollars, to be applied as payment of my share on frank commitment.

All the residue of my estate of whatsoever kind and wheresoever situate, I give, devise and bequeath absolutely to Anna M. Carver, and Martha J. Murray, and in event of death of either, prior to my decease, the whole residue shall go to the survivor.

I hereby nominate, constitute and appoint Robert H. Simpson, to be the sole Executor of this my last Will and Testament hereby revoking and annulling any other Will or Codicil hereto for cause by me, ratified, and confirming this and none other, to be my last Will and Testament and I desire my Executors to be excused from giving bond.

Witness my hand and seal this 11th day of May 1912.

Eliza H. Lynch

Legal, sealed and testated and published by the above named testatrix as and for her last Will and Testament, in our presence, who by her request and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

Witness our hands and seals this 11th day of May 1912.

A. Maxwell Addison

Frank J. Schuster

Robt. H. Simpson

Baltimore County, Md:

On the 11th day of May 1912 came Robt. H. Simpson and made oath that he does not know of any Will or Codicil of Eliza H. Lynch late of said County, deceased, other than the above Testament of testatrix and that he received the same from testatrix on or about the 11th day of May 1912 and testatrix died 9th day of Sept. 1912.

Sworn to before the subscriber.

Test: J. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 27th day of October 1912, came Frank J. Schuster and Robt. H. Simpson, two of the subscribing witnesses to the foregoing Last Will and Testament of Eliza H. Lynch, late of said County, deceased, and made oath that they did see the testatrix sign and seal that Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with A. Maxwell Addison who is sicut and whose attendance cannot be had subscribed their names

as witnesses to this Will in her presence at her request, and in the presence of each other, sworn to before the subscriber.

Test: J. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Eliza H. Lynch late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 20th day of November 1912, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Eliza H. Lynch deceased.

Benj. C. Miller

Charles H. Stone

John Hoff

Henry R. Chew }
Last Will & Testament }

Henry R. Chew, late of Baltimore County, deceased, do hereby make and execute my last will and testament, hereby revoking all other wills heretofore made by me.

First: It is my will and I do order and direct that all my just debts, funeral expenses and expenses incident to the settlement of my estate, shall be first paid and satisfied.

Second: It is my wish that my estate shall be held and kept as a whole, undivided, until the sale of my real estate or interests in the same shall have been first consummated and until that time in view and by the first person and persons hereinafter declared I do give, devise and bequeath all my estate real, personal and mixed of whatsoever kind, wheresoever situate, and wheresoever located, of which I shall be seized and possessed, or entitled to, unto Harriet R. Chew, in trust nevertheless, to take charge of, care for, manage, control and dispose of the same and every part thereof, and to collect, receive and bring in rents, interests and dividends thereon or therefrom, and with full power and authority in my said Will and devise made, to lease, sell and convey any and all such real estate or interests in the same, and to make contracts, acknowledgments and deliver deeds or deeds of conveyance thereon; such sales may be either at public or private sale.

Third: I own and have mortgages upon property owned by my sister Elizabeth. If such mortgages exist and are valid at the time of my decease, I direct that my Executor shall cancel and satisfy the same of record, without charge or claim against my sister Elizabeth or her estate.

Fourth: It is my will and I order and direct, that out of the income arising from my estate prior to the sale of my real estate, and the selling of part of a trust fund for the support and care of my Brother Benjamin, as hereinafter provided, that my said Trustee shall pay over to my three sisters, Elizabeth L. Green, Ann S. C. Grayson and Harriet R. Chew or to the survivors or survivor of them, such sum as they shall require to be paid for the support and care of my Brother Benjamin, if he then be living, taking their receipt therefor, and that upon the sale of my real estate as aforesaid, if my Brother Benjamin be then living, it is my will and I do order and direct my said Trustee, out of my estate, to deliver over unto my three sisters, Elizabeth L. Green, Ann S. C. Grayson and Harriet R. Chew, or to the survivors or survivor of them at the time being (who are hereby constituted trustees to receive the same), the sum of ten thousand dollars, either in cash securities or investments, to be held in trust by the said Elizabeth L. Green, Ann S. C. Grayson and Harriet R. Chew, or the survivors or survivor of them for the sole

object and purpose as follows, that is to say:

To pay the income arising therefrom such part thereof as his necessities require, less any tax or other payments required to be made in connection therewith, for the care and support of my brother Benjamin Cohen and of the income shall not be sufficient for such care and support, then in the discretion of my said sisters or the survivor or the survivor of them they may use such portion of the said sum of ten thousand dollars so held by them in trust from time to time for the proper care and support of my said brother Benjamin, and after his death to divide the same as in the sixth clause hereof is provided.

5th: All the real estate and remainder of my estate I devise by trustee to be held equally among my three sisters, Elizabeth W. Green, wife of J. Alexander Green, Ann S. P. Gordon, wife of William Gordon and Harriet B. Cohen, and in the event of the death of any or either of my said sisters leaving children then surviving, then such children shall take and receive his or their parents share.

6th: It is my will that upon the death of my brother Benjamin leaving the trust fund or any portion thereof, so set apart for him as above provided, unexpended, then such trust fund or any unexpended portion thereof shall be equally divided by and among my said three sisters or the survivor or survivor of them; the representative of any deceased sister to take his, her or their parents share.

7th: I hereby nominate, constitute and appoint David B. Cohen Executor hereof, who shall not be required to give bond as such Executor or as such Trustee.

In Witness Whereof, I have hereunto set my hand and seal this 1st day of March A. D. Nineteen hundred and nine.

Henry B. Cohen

Signed, sealed, published and declared by the above named Henry B. Cohen as and for his last will and testament, in the presence of us, who have hereunto subscribed our names at his request as witnesses thereof and thereof, in the presence of him the said testator and of each other who were all present at the same time.

Walter S. Anderson

Wm. G. Lafferty

David M. Anderson

Baltimore County, Md:

On the 16th day of November 1917, came Samuel B. Green and made oath that he does not know of any Will or Codicil of Henry B. Cohen late of said County deceased, other than the above instrument of Writing, and that he received the same from Harriet B. Cohen sister of decedent, who had come for safe keeping, on or about the 16th day of Nov. 1917, and said she died 3rd day of November 1917.

Sworn to before the subscriber.

Wm. J. Proch

Register of Wills for Baltimore County.

Baltimore County, Md:

On the 17th day of November 1917, came Walter S. Anderson, Wm. G. Lafferty and David M. Anderson, subscribing witnesses to the foregoing Last Will and Testament of Henry B. Cohen, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

Wm. J. Proch, Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Henry B. Cohen, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees this 20th day of November 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Henry B. Cohen deceased.

Benj. G. Miller

Charles H. Knox

John Hoff

Charles H. Ditz

Last Will & Testament

Annapolis December 18 1911

I Charles H. Ditz of Baltimore County State of Maryland do make public and declare this to be my last Will and Testament.

testament.

After my funeral expenses and all other just dues are paid it will and devise as follows-

Item 1st to my beloved wife Margaret Dinkhoff Ditz I give devise and bequeath all my real estate situated in Baltimore Md in the 1st District of Baltimore County for her own use, also all my personal property of whatever kind and wherever situated also my wife to receive all money due me in the Baltimore Permanent Loan Association also to receive all the money due me from the Metropolitan Life Insurance Co. \$1000.00 also the Insurance \$500.00 from the Catholic Benevolent League.

Also my Will in the North Eastern Market, in Baltimore City.

My wife to erect a suitable stone to my grave, in her own judgment as to cost. Also to expend the sum of Fifty dollars for masses at St. Matthews Church on Franklin Avenue.

I also appoint my wife Margaret Dinkhoff Ditz my executrix and request that she be exempt from paying bond.

Charles H. Ditz

Signed, sealed and delivered this 18th day of December in the presence of each other who have witnessed the same.

Alexander W. Cormick

Nicholas C. Lenhoff

R. H. W. Cormick

Baltimore County, Md:

On the 27th day of November 1917, came Alexander W. Cormick and made oath that he does not know of any Will or Codicil of Charles H. Ditz late of said County, deceased other than the above instrument of Writing and that he received the same from Margaret H. Ditz on or about the 15th day of November 1917 and said she died 16th day of November 1917.

Sworn to in open Court.

Wit:

Wm. J. Proch

Register of Wills for Baltimore County.

Baltimore County, Md:

On the 27th day of November 1917, came Alexander W. Cormick, Nicholas C. Lenhoff and R. H. W. Cormick, subscribing witnesses to the foregoing Last Will and Testament of Charles H. Ditz, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

they subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Black
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Charles H. Lutz late of Baltimore County, deceased, and also the evidence at law as to its validity, order and dates, this 27th day of November 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said late Charles H. Lutz deceased.

Benj. G. Miller
Charles H. Marx
John Hoff.

Herrman Dachtke, I, Herrman Dachtke, of the eighth ward in the City of York, County of York, and State of Pennsylvania, being of sound disposing mind and memory, ratifying the exercise of my life and being desirous to settle my worldly affairs while I have strength and capacity, do make, publish, and declare this to be my last will and testament, hereby revoking and making void all former wills by me, at any time, heretofore made.

As to such estate as I have placed and to be placed in trust for the use and behoof of my wife, as follows:

Item. - I give and bequeath unto my beloved wife, Emma Jane Dachtke, the use and occupancy of my dwelling-house, in which I now reside, situate on the West side of South George Street, in the eighth ward of the City of York aforesaid, to have and to hold the same as a home for herself and all of my children, during her life or while she remains my widow, and should she deem it to be for the best interest of herself and all of my children, that the said house and lot of ground be sold, then and in that event, I authorize and empower her, as my executrix hereinafter named, to sell the same and to make good and sufficient title to the purchaser, or purchasers thereof, and to safely invest the proceeds received on said property, and to use the interest or income derived therefrom during her life or widowhood, for her support and the support and maintenance of all of my children, during that period.

I also give and bequeath unto my beloved wife the use, income and interest accruing from all of my personal property, during her life or widowhood, for the use of herself and the maintenance and support of all of my children, during her life, or while she remains my widow, should I be possessed of any real estate, other than my dwelling-house above mentioned, I direct that my wife shall use the interest and income derived therefrom for the use of herself and all of my children, during her life or while she remains my widow, and should she deem it to be the best interest of herself and all of my children, I give to her, as my executrix, hereinafter named, full power and authority to sell the same and to make good and sufficient titles therefor to the purchaser, or purchasers thereof, as I could do while living, and to safely invest the proceeds of such sale, or sales, and to use the interest and income arising therefrom during her life or widowhood, for the use and maintenance of herself and all of my children, during that period.

Item. - At and immediately after the death or remarriage of my said wife, I direct that all of my property, real and personal then remaining, be sold and converted

into money, and that the proceeds thereof be equally divided among all of my children, share and share alike.

Lastly. - I do hereby nominate, constitute and appoint my said wife, Emma Jane Dachtke, executrix of this my last will and testament.

In witness whereof, I, Herrman Dachtke, the testator, have to this my will, set my hand and seal this twenty-third day of December, A.D. 1898.

Herrman Dachtke (Seal)

Signed, sealed, published and declared by the above-named Herrman Dachtke, as and for his last will and testament, in the presence of us, who at his request and in his presence, and in the presence of each other, have hereto subscribed our names as witnesses thereto.

A. H. Green
W. H. Bierman

Baltimore County, Md.

On the 27th day of November 1917 came Emma Jane Dachtke and made oath that she does not know of any Will or Testament of Herrman Dachtke late of said County, deceased, other than the above Instrument of Writing, and that she found the same among private papers of deceased on or about the 8th day of November 1917, and that she did not sign or seal this Will on the 27th day of November 1917.

Sworn to in open Court.

Test: Wm. J. Black
Register of Wills for Baltimore County

Baltimore County, Md.

On the 27th day of November 1917 came W. H. Bierman one of the subscribing witnesses to the foregoing last Will and Testament of Herrman Dachtke, late of said County, deceased, and made oath that he did not see the testator sign and seal this Will, that he does not know, publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with A. H. Green who is now deceased subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, but he also makes oath that he is familiar with the handwriting of A. H. Green and the signature attached as a witness is his true and genuine signature to the best of his knowledge and belief, and that A. H. Green is now dead.

Sworn to in open Court.

Test: Wm. J. Black
Register of Wills for Baltimore County

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Herrman Dachtke late of Baltimore County, deceased, and also the evidence at law as to its validity, order and dates, this 27th day of November 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Herrman Dachtke deceased.

Benj. G. Miller
Charles H. Marx
John Hoff.

Anna Barbara Wolf } I Anna Barbara Wolf being of sound and disposing
Last Will & Testament } mind memory and understanding do hereby make pub-
lish and declare this to be my last will and testament

revoking and annulling all former Wills by me heretofore made and declaring this
and none other to be my last will and testament.

1st. After my debts and funeral expenses are paid, I desire my Executor hereinafter
to be named to have placed at my grave a Gravestone similar to the one which now
stands at the grave of my late husband Caspar Wolf.

2^d. All the rest and residue of my property both real personal and mixed I give and
bequeath to my son August Wolf absolutely.

3^d. And lastly I appoint my son August Wolf sole Executor of this my last will
and testament and request that he may be executed from joining bond.

In testimony whereof I have hereunto set my hand and affixed my seal this 5th day of
October in the year 1806.

Anna Barbara Wolf

Signed sealed published and declared by the above named Anna Barbara Wolf who
at her request in her presence and in the presence of some other hereunto signed
our names as witnesses here.

Witnesses before me

H. J. Shubb

H. R. Hull

Baltimore County, Md:

On the 27th day of November 1807 I was Hugh R. Rice and make oath that he does
not know of any Will or testament of Anna Barbara Wolf late of said county deceased
other than the above instrument of Writing and that he received the same from witnesses
on date of its execution or or about the 5th day of October 1806, and recollects that 2nd day of
September 1807.

Sworn to before the subscribers.

H. J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md:

On the 27th day of November 1807 I was Hugh R. Rice and make oath that he is fa-
miliar with the signature of H. J. Shubb and H. R. Hull, subscribers witnesses to the afore-
going last Will and Testament of Anna Barbara Wolf deceased and that the signatures at-
tributed to said Will are the true and genuine signatures of H. J. Shubb and H. R. Hull, who
are now deceased, to the best of his knowledge and belief.

Sworn to before the subscribers.

H. J. Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament
of Anna Barbara Wolf late of Baltimore County, deceased, and also the evidence adduced
as to its validity; on this and Thence, this 27th day of November 1807, that the same be ad-
mitted in this Court as the true and genuine last Will and Testament of the said Anna
Barbara Wolf deceased.

Benj. G. Miller

Charles H. Jones

John Wolf

Frank Thomson } I, Frank Thomson, of Merion in the County of Montgomery
County of Pennsylvania do make and publish this my
Last Will & Testament } last will and testament in manner following:

First. One third part of my entire estate, real and personal,
of whatsoever character and wheresoever situate, I give, devise and bequeath unto my
three children, Anne Thomson, Frank L. Thomson and Isabelle Thomson, in equal shares
to have and to hold to them and each of them their respective heirs, executors and adminis-
trators, absolutely forever, but I direct that in making distribution that the decision as
to what shall constitute such third part of my estate, and what shall constitute the shares
given to my said children, shall be entirely within the discretion of my executors, and
shall be final, conclusive and binding upon all persons who may in any way be
interested in my estate.

Second. One equal third part of the rest, residue and remainder of my estate, I
give, devise and bequeath unto the Fidelity Insurance Trust and Safe Deposit Company
of the City of Philadelphia, in trust whosoever to hold, invest and reinvest the same,
and after the payment of the necessary expenses of the administration of the adminis-
tration of the trust to pay over annually the net rents, issues and income thereof to
my daughter, Anne Thomson, for and during the term of her natural life; but so that
within the principal or the income shall be liable to her debts, or engagements, or to any
charge or anticipation by her, and from and immediately after her death to pay over the
principal to such person, persons or corporation, and on such terms as she may by her
last will and testament direct and appoint, and in default of the

exercise of such power of appointment, then to pay over the said principal to such per-
son or persons, and in such shares as by the substantive laws of the Commonwealth of Penn-
sylvania would be entitled to receive the same.

Third. One other equal third part of all the rest, residue and remainder of my said estate,
I give, devise and bequeath unto the Fidelity Insurance Trust and Safe Deposit Company,
in trust, to hold the same for the use and benefit of my son, Frank L. Thomson, sub-
ject to life trusts, conditions, limitations and powers as set forth in the second clause of
this will for my daughter, Anne Thomson.

Fourth. One other equal third part of all the rest, residue and remainder of my said
estate, I give, devise and bequeath unto the Fidelity Insurance Trust and Safe Deposit
Company, in trust, to hold the same for the use and benefit of my son, Isabelle Thomson,
subject to life trusts, conditions, limitations and powers as set forth in the second clause
of this will for my daughter, Anne Thomson.

Fifth. If either of my said children should die in my lifetime leaving lawful issue,
then in such case, I give and devise his or her share of the residue of my estate unto
such issue in equal shares absolutely and in fee simple.

Sixth. I authorize and empower the Fidelity Insurance Trust and Safe Deposit
Company, trustee for my said children under the above trusts in each case to receive
my investments, securities or properties, real or personal, which may be transferred
or paid to them as part of such residuary estate, although the same may not be known
as legal investments. And I further authorize and empower them, at their discretion,
from time to time to sell at

public sale, or private sale, any property, real or personal, forming a part of the said
trust estates, and to execute and deliver proper deeds of assignment or conveyance in
fee simple for the same, so that the purchaser or purchasers may not be compelled to

see to the application of the purchase money.
Seventh: In case at my death I shall leave no child or children, or the issue of any deceased child or children, I give, devise and bequeath my estate unto the following persons in equal shares, viz:-

- To my sister, Elizabeth Lesley.
- To my brother, Dr. William Thomson.
- To my sister-in-law, Miss L. M. West.
- To my sister-in-law, Mrs. William Hartenbergo.

Eighth: I nominate and appoint as the executors of this will my daughter, Anne Thomson, my son, Frank Thomson, my son, Charles Thomson, my brother, Dr. William Thomson, and John L. Cadwalader, Esquire, of the City of New York, and do provide that they shall not be required to give bond or other security in any place where this my will may be admitted to probate, from which obligation I exempt them and each of them.

Ninth: I authorize and empower my said executors, at their discretion, to sell at public or private sale, the whole or any part of my real estate at such prices and on such terms as to them shall seem fit, and to execute to the purchaser or purchasers proper deeds of conveyance in fee simple, so that the purchaser or purchasers shall not be required to see to the application of the purchase money, and I direct that my said executors shall not be required to file in the office of the Register of Wills any inventory and appraisement of my estate, nor shall they in any case, or by any person, be held accountable for any loss to my estate by reason of retaining any securities or property in my estate, whether the said securities or property be or be not, known as lawful securities.

In Witness Whereof I have hereunto set my hand and seal this twentieth day of December 1876.

Frank Thomson

Legal, verbal published and declared by Frank Thomson, the testator above named, as and for his last will and testament, in the presence of four, who in his presence, at his request, and in the presence of each other, have hereunto set their names as witnesses.

- E. V. Postlethwaite
- Robt. V. Bicknell
- C. Stanley Shulbatt

Montgomery County, Pa: Subscribed and sworn to before me, E. V. Postlethwaite and Robert V. Bicknell, the undersigned witnesses to the foregoing will, who being duly qualified according to law, do depose and say that they were present, saw and heard the testator Frank Thomson in said will read, sign, seal, publish and declare the same to be his last will and testament, and at the time of so doing he was of sound mind, memory and understanding, to the best of their knowledge and belief, and that signed as witnesses to the same, at the request of said testator in his presence, and in presence of each other, and of the undersigned witnesses, to Stanley Shulbatt the other subscribing witness now deceased.

Sworn and subscribed to before me this 20 day of June 1877 Howard D. Whitehead Dep. Register

- E. V. Postlethwaite
- Robt. V. Bicknell

County of Philadelphia, State of Pennsylvania, ss: George S. Richard M. D. being duly sworn says I

am a practicing physician residing at Ardmore in the County of Montgomery, I am acquainted with Mr. Charles Thomson, son of the late Frank Thomson of Merion, in this County, I have been in attendance upon Mr. Charles Thomson professionally for the past year from time to time. He is now a patient in the Pennsylvania Hospital for the insane at Philadelphia. In my judgment Mr. Charles Thomson is not at the present time capable of exercising the duties of an executor to his father's will.

Filed & subscribed before me this 26 day of June 1877. Edo. H. Miller Notary Public

Geo. S. Richard M. D.

affidavit as to capacity of executor. Filed June 27 1877.

In the Court of Probates for the County of Montgomery, in the Commonwealth of Pennsylvania, in the matter of the probate of the last will and testament of Frank Thomson deceased Petition

The Petition of Anne Thomson, Frank Thomson, William Thomson and John L. Cadwalader respectfully sheweth that they are the executors named in the last will and testament of Frank Thomson dated the 17 day of December A. D. 1876 that said Frank Thomson was a resident of the County of Montgomery and State of Pennsylvania, and died in the County of Philadelphia, Merion in the County of Montgomery and State of Pennsylvania, whose name can be ascertained on Monday the 5 day of June A. D. 1877 at 7:30 o'clock P. M.

The said testator was possessed of personal property and real estate, said real estate situated in Lower Merion Township, Montgomery County, therefore the said petitioners respectfully apply for probate of the last will and testament and for letters testametary thereon. Dated June 27 A. D. 1877.

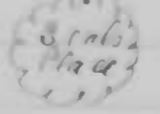
- Anne Thomson
- Frank Graham Thomson
- Wm Thomson
- John L. Cadwalader

Montgomery County, Pa: Anne Thomson, Frank Thomson, William Thomson and John L. Cadwalader, the petitioners named in the above application, being duly qualified according to law, do depose and say that the matters and things set forth in the foregoing Petition are true to the best of their knowledge and belief.

Sworn and subscribed before me this 27 day of June A. D. 1877 Howard D. Whitehead, Dep. Register

- Anne Thomson
- Frank Graham Thomson
- Wm Thomson
- John L. Cadwalader

Montgomery County, Pa: Before me, Edward Eisenhans, Register for the probate of Wills and granting Letters of Administration in and for the County of Montgomery, in the State of Pennsylvania, came personally Anne Thomson, Frank G. Thomson, William Thomson and John L. Cadwalader



Who being duly qualified according to law, says that as Executors of the estate of Frank Thomson late of Lower Merion, of the Co. of Montgomery, State of Pennsylvania, deceased they will well and truly administer the goods and chattels, rights and credits, which were of the said deceased, according to law, and diligently and faithfully regard and well and truly comply with the provisions of the law relating to collateral inheritance. That the said Will - did on the - day of - A.D. 1877 at - O'Clock M.

Sworn and subscribed before me this 27th day of June A.D. 1877.
 Howard L. Whitehead, Reg. Register
 Anne Thomson
 Frank Graham Thomson
 W. Thomson
 John B. Cadwalader

Ordmore, Montgomery Co. June 31st 1877

To the Register of Wills of Montgomery Co. Sir:

I hereby certify that Charles Thomson has entirely recovered from the disability under which he suffered at the time of the issuing of a previous certificate by me.

Very truly yours, Geo. L. Gerhard

Estate of Frank Thomson
 Certificate of Physician
 Dated Feb. 1 1877.

To the Register of Wills of Montgomery Co. Sir:
 Merion
 Jan. 31st 1877.

I do hereby renounce my right to act as Executor of the will of Frank Thomson decd.

Charles Thomson

Witness
 John B. Thayer.

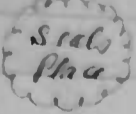
Renunciation (Filed Feb. 1 1877)

Be it remembered that 27th day of June A.D. 1877 the foregoing Will of Frank Thomson, late of the Township of Lower Merion, deceased, was duly proved and approved and letters testamentary granted unto Anne Thomson, Frank L. Thomson, William Thomson and John B. Cadwalader, Executors of said Will named, they first being duly qualified according to law. The other Executor Charles Thomson named in Will being incapacitated from acting as proffidavit first.

Edward C. Cochran, Register

Feb. 1 1877. Charles Thomson renounced his right to act as Executor
 Chas. Russell Wood, Register.

Register's Office, Montgomery County, Pa.



By order of these Records
 D. Edward C. Cochran, Register for the Probate of Wills and Granting Letters of Administration, in and for the County of Montgomery, in the Commonwealth of Pennsylvania.
 Do make known unto all Men,

That on the Twenty-seventh day of June in the year of our Lord one thousand eight hundred and ninety-nine at Harrisburg, before me was proved and approved the last Will and Testament of Frank Thomson late of the Township of Lower Merion, deceased (a true copy whereof is to these presents annexed), having whist he lived at the time of his death, his goods, chattels, rights and credits, within the said Commonwealth, by reason whereof of the approbation of the said last Will and Testament, and committing the administration of all and singular the goods and chattels, rights and credits, which were of the said deceased, and also the settling accounts, calculations and reckonings of the said administration, and a final division from the same, to me are manifestly, known to being; and that administration of all and singular the goods, chattels, rights and credits of the said deceased, any way concerning his last Will and Testament, was committed to Anne Thomson, Frank Graham Thomson, W. Thomson and John B. Cadwalader Executors in the instrument named they having been duly qualified as the Executors of the last Will and Testament of Frank Thomson, deceased, well and truly to administer the goods and chattels, rights and credits of the said deceased according to law, and also diligently and faithfully to report and well and truly to comply with the provisions of the law relating to collateral inheritance.

In testimony whereof I have hereunto set my hand and seal of office, at Harrisburg, the 27th day of June in the year of our Lord one thousand eight hundred and ninety-nine.

Edward C. Cochran, Register.

State of Pennsylvania, County of Montgomery, Ad.
 I do hereby certify that the foregoing is a true Copy of the Original last Will and Testament of Frank Thomson, deceased, as well as the probate thereof, as full and entire as the same remains on record in Will Book No. 26, Page 315 in the Register's Office of Montgomery County, Pennsylvania.



Given under my hand and seal of office this Twenty-third day of November A.D. 1877.
 Robert C. Miller, Register.

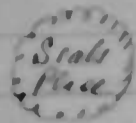
State of Pennsylvania, County of Montgomery, Ad.
 I William T. Solly, President Judge of the Orphans Court of the 22nd Judicial District of Pennsylvania, composed of the County of Montgomery, do hereby certify, that the above named Robert C. Miller by whom the aforesaid record, certificate and attestation was made and given, and who, in his own proper handwriting, has hereunto subscribed his name and affixed his official seal, was at the time of so doing, and now is, Register for the Probate of Wills and granting Letters of Administration, in and for the County of Montgomery, in the State of Pennsylvania, duly commissioned and qualified, to all whose acts, deeds, full faith and credit are and ought to be given, as well in Courts of Judicature as elsewhere, and that the said record, certificate and attestation are in full form of law and made by the proper officer.

In testimony whereof I have hereunto set my hand and seal, at Harrisburg, this Twenty-third day of November A.D. 1877.

Wm. T. Solly, President Judge (Seal)

State of Pennsylvania }
 Montgomery County } ss.

I Robert C. Miller Register of Wills and ex-officio Clerk of the Orphans Court in and for said County, do hereby certify, that the honorable William T. Solly by whom the foregoing certificate was given, and whose name is thereunto subscribed in his own



proper handwriting, was, at the date thereof, President Judge of the said Court, duly commissioned, qualified and acting, and to all whose acts as such, full faith and credit be and ought to be given, as well in Courts of judicature as elsewhere.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the said Court, at Annapolis, this twenty-third day of November 1917.

Robert C. Miller
Register of Wills and Ex-Officio Clerk of the Orphans Court.

Remaid for record 27th day of November 1917, same day filed, recorded and examined.

Test: Wm. J. Beach
Register of Wills for Baltimore County.

William C. Clark } I, William C. Clark of Baltimore County, in the State
Last Will & Testament } of Maryland, being of sound and disposing mind, memory
and understanding, and realizing the certainty of death,
but the uncertainty of the time thereof, do hereby make, publish and declare this as and
for my last will and testament, in manner and form following, viz:

After the payment of all my just debts and funeral expenses, I give, devise and be-
queath unto my wife, Eliza C. Clark, all my property, real and personal, of every
kind and description, and wheresoever situated, which I now have or may hereafter ac-
quire, to her absolutely.

I hereby constitute my said wife, Eliza C. Clark, to be the executor of this my last
will and testament to serve without bond.

In Witness Whereof, I have hereunto subscribed my name and affixed my seal this
20th day of May, in the year of our Lord nineteen hundred and seventeen.

Wm. C. Clark

Signed, sealed, published and declared as and for his last will and testament by William
C. Clark, the above named testator, in the presence of one, viz. at his request, in his
presence and in the presence of each other, have hereunto subscribed our names as wit-
nesses.

J. Norris Hicks
Jos. C. Anderson

Baltimore County, Md.:

On the 5th day of December 1917 came Eliza C. Clark and made oath that she does
not know of any will or testament of William C. Clark late of said County, deceased, other than
the above instrument of Writing, and that she received the same from a testator late of its
execution on or the 20th day of May 1917, and testator died 12th day of June 1917.

Sworn to in open Court.

Test: Wm. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 5th day of December 1917 came Jos. C. Anderson, one of the subscribing
witnesses to the foregoing last will and testament of William C. Clark, late of said County, de-
ceased, and made oath that he did see the testator sign and seal this will, that he heard him
publish, pronounce and declare the same to be his last will and testament; that at the
time of his so doing he was to the best of his apprehension of sound and disposing mind,
memory and understanding and that he together with J. Norris Hicks, who is now out of

the State of Md. subscribed their names as witnesses to this will in his presence at his request,
and in the presence of each other,
Sworn to in open Court.

Test: Wm. J. Beach
Register of Wills for Baltimore County.

On the Orphans Court of Baltimore County:

The Court after having carefully examined the above last will and testament of
William C. Clark late of Baltimore County, deceased, and also the evidence adduced as
to its validity, orders and decrees this 5th day of December 1917 that the same be admitted
in this Court as the true and genuine last will and testament of the said William C. Clark
deceased.

Charles H. Hove
John Stoff.

James Dinnor } I, James Dinnor, of Baltimore City, in the State of Maryland,
Last Will & Testament } do make this my last will and testament.

After the payment of all my just debts and funeral expenses
I give, devise and bequeath all my property of every kind real and personal wheresoever
situated, to which I may be in any manner entitled at the time of my death, to my wife,
Mary Dinnor absolutely.

I hereby appoint my wife, Mary Dinnor, executrix of this my will and devise that she
shall be exempt from the necessity of giving bond for the performance of her duties as
executrix.

Witness my hand and seal this 10th day of September nineteen hundred and four.

James Dinnor

Signed, sealed, published and declared by the above named testator as and for his last
will and testament in our presence and we at his request in his presence and in the pres-
ence of each other have hereunto subscribed our names as witnesses thereto.

Wm. C. Beaman
William P. Hogue

Baltimore County, Md.:

On the 6th day of December 1917, came Harry H. Wells and made oath that he does
not know of any will or testament of James Dinnor late of said County, deceased, other
than the above instrument of Writing, and that he found the same in a cabinet safe
at 2117 Madison Ave. near about the 8th day of Dec. 1917, and testator died 2nd day of
December 1917.

Sworn to in open Court.

Test: Wm. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 6th day of December 1917 came Wm. C. Beaman and Wm. P. Hogue, subscribing
witnesses to the foregoing last will and testament of James Dinnor, late of said County,
deceased, and made oath that they did see the testator sign and seal this will, that they heard
him publish, pronounce and declare the same to be his last will and testament; that at
the time of his so doing he was to the best of their apprehension of sound and disposing
mind, memory and understanding, and that they subscribed their names as witnesses to
this will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Beach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:
The Court after having carefully examined the above last Will and Testament of James Trainor late of Baltimore County deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 6th day of December 1777 that the same be admitted in this Court as the true and genuine last Will and Testament of the said James Trainor deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

Abbie J. M. Curdy } My last Will and Testament.
Last Will & Testament } I Abbie J. M. Curdy being of sound mind and knowing the uncertainty of life I do now will and bequeath all my property, real, personal and mixed, which I now have or may have at the time of my death, to my beloved husband Dr. G. M. Curdy to possess and hold absolutely, after creating a suitable Monument to my memory, said husband to be my Co-Executor without bond. Made this seventh 7th day of Decr 1772
Abbie J. M. Curdy

Witness
Thomas A. Roe
Catherine Gilman
Baltimore County, &c.

On the 7th day of December 1772 came G. M. Curdy and made oath that he does not know of any Will or Testament of Abbie J. M. Curdy late of said County deceased other than the above Instrument of Writing, and that he found the same among private papers of deceased on or about the 6th day of December 1772.
Sworn to before the subscriber.
J. J. Perch
Register of Wills for Baltimore County.

Baltimore County, &c.
On the 7th day of December 1777 came C. Beckwith, daughter formerly Catherine Beckwith, one of the subscribing witnesses to the foregoing last Will and Testament of Abbie J. M. Curdy late of said County deceased and made oath that she did see the Testator sign and seal this Will, that she heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of her judgment of sound and disposing mind, memory and understanding, and that she lay together with Thomas A. Roe, who is now out of the State of Maryland, and subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other, and she also made oath that she is familiar with the signature of Thomas A. Roe, the other subscribing witness.
Sworn to before the subscriber.
J. J. Perch
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:
The Court after having carefully examined the above last Will and Testament of Abbie J. M. Curdy late of Baltimore County deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 11th day of December 1777 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Abbie J. M. Curdy deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

James Henry Penn } I James Henry Penn, being of sound and disposing mind, do
last Will & Testament } hereby make and publish this my last will and testament in
manner and form as follows, viz: -

After the payment of my lawful indebtedness and my funeral expenses, I give, devise and bequeath unto my wife, Elizabeth Gallow Penn, during her natural life, all of the real, personal or mixed property, of which I may be possessed at the time of my demise, and at her death the same to be divided among my three (3) children, namely, Agate Melvina Penn, George William Penn, and Thomas Henry Penn, each to share and share alike; but in the event of the death of either or any of the children herein named prior to the death of my wife, if without leaving children, the share or shares of such child or children shall devolve to the remaining child or children named herein, or in the event of the death of the parent, to his or her legal heirs.

I do hereby expressly set off and point Thomas Henry Penn the executor hereof and direct that he be relieved from the necessity of giving bond for the performance of his duties as such executor.

As witness my hand and seal on this the twenty-fourth day of June in the year of our Lord one thousand seven hundred and thirteen.

James H. Penn
Witness
A. H. Fishbough
A. H. Kohnmeyer
Charles G. Shultz

Baltimore County, &c.
On the 24th day of December 1772 came Thomas Henry Penn and made oath that he does not know of any Will or Testament of James Henry Penn late of said County deceased other than the above Instrument of Writing, and that he found the same among the private effects of the Testator on or about the 11th day of Decr 1772 and October last 12th day of November 1772.
Sworn to before the subscriber.
J. J. Perch
Register of Wills for Baltimore County.

Baltimore County, &c.
On the 11th day of December 1777 came A. H. Fishbough, A. H. Kohnmeyer and Charles G. Shultz, subscribing witnesses to the foregoing last Will and Testament of James Henry Penn late of said County deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request and in the presence of each other.
Sworn to in open Court.
J. J. Perch
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:
The Court after having carefully examined the above last Will and Testament of James Henry Penn late of Baltimore County deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 11th day of December 1777 that the same be admitted in this Court as the true and genuine last Will and Testament of the said James Henry Penn deceased.

Benj. G. Miller
Charles H. Stux
John Hoff.

Harry C. Woodward
Exemplified Copy of the
Last Will & Testament

Commonwealth of Pennsylvania,
City and County of Philadelphia, S.D.
Wills Testamentary

By the term of these presents, I, James P. Sheehy,
Register for the Probate of Wills and Granting Letters of
Administration in and for the City and County of Philadelphia,
in the Commonwealth of Pennsylvania.

Do make known to all Men that on the 8th day of November A.D. 1917 at Philadelphia,
before me, was proved and approved the last Will and Testament of Harry C. Woodward,
deceased (a true copy whereof is to these presents annexed), having testate he lived at the
time of his death in the City and County of Philadelphia, within the said Commonwealth; by reason
whereof the approbation and execution of said last Will and Testament and the com-
mitting administration of all and singular the goods, chattels, Rights and Credits which
were of the said deceased; and also the settling the accounts, calculations and restorings of
the said administration and absolute care of the same, to me are manifestly known to belong,
and that administration of all and singular the goods, chattels, Rights and Credits of said de-
ceased in any way concerning his last Will and Testament, is committed to Curator Execut &
Safe Deposit Co. and Margaret C. Woodward executors in the said Testament named, they
having first been duly qualified well and truly to administer the goods, chattels, Rights
and Credits of the deceased, and made a true and perfect inventory thereof and exhibit the
same into the Register's Office of Philadelphia, in or before the 8th day of December next
and to render a just and true account, calculation and restoring of the said administration,
at the expiration of six months, or when there is justly required; and also to diligently and
faithfully regard and well and truly comply with the provisions of the said relating to last
testament administration.

In testimony whereof I have hereunto set my hand and seal of office at Philadelphia, this
8th day of November, in the year of our Lord one thousand nine hundred and seventeen.
The said testator died on the 7th day of October 1917 at 10 o'clock A.M., as per affidavit
filed.

H. C. Broomall
Deputy Register

Fee for Letters Testamentary \$ 3.00
Certificate 6 3.00
Paid 23.00

I, Harry Conrad Woodward, of the City of Philadelphia, and State of Pennsylvania,
lawfully residing at Pky, Baltimore County, in the State of Maryland, do hereby make
and publish my Last Will and Testament in manner and form following, that is to say:
After payment of all my just debts and obligations, and funeral expenses, I give,
devise and bequeath my estate as follows:

First: I give and bequeath to my sister, Mrs. Edeline W. Fisher the sum of Five Thousand
Dollars (\$ 5,000.00).

Second: I give and bequeath to my niece Angelica Woodward Fisher the sum of One
Thousand Dollars (\$ 1,000.00).

Third: I give and bequeath to my niece Marguerite French Roberts the sum of Five Hundred

Dollars (\$ 500.00).

Fourth: I give and bequeath to my niece Sarah French Coffin the sum of Five Hundred
Dollars (\$ 500.00).

Fifth: I give and bequeath to my niece Dorothy French Volf the sum of Five Hundred
Dollars (\$ 500.00).

Sixth: I give and bequeath to my niece Elsie Busby Bowen the sum of Five Hundred
Dollars (\$ 500.00).

Seventh: All the real and residue of my personal estate I give and bequeath to my wife,
Margaret C. Woodward, absolutely.

Eighth: I give and devise and bequeath to my wife, Margaret C. Woodward, a life estate in
all of the real property owned by me at the time of my death, wherever situated, saving and excepting
the undivided interest I own in the real property known as "Barnum" at Pky, Baltimore
County, Maryland, where I am now residing, which undivided interest in said last mentioned prop-
erty I give and devise to my said wife Margaret C. Woodward, absolutely. I further desire that
in case any of the real estate in which I have herein given my said wife Margaret C. Woodward a
life estate shall become utterly unproductive, then the said Margaret C. Woodward shall have
the power to sell, transfer and convey said unproductive real estate. At the death of my said
wife Margaret C. Woodward, then all of said real estate remaining unvested shall be divided equally
between my said wives Angeline Woodward Fisher, Marguerite French Roberts, Sarah French
Coffin, Dorothy French Volf, and Elsie Busby Bowen, absolutely.

I do hereby appoint the executors named and Safe Deposit Company of Philadelphia, and
my wife Margaret C. Woodward to be the executor and administrator of this my last Will and Testa-
ment, hereby revoking and annulling all previous wills and testaments.

Witness my hand and seal at Pky, Baltimore County, Maryland, the 10th day of September,
A.D. 1917.

Harry C. Woodward (Test)

Signed, sealed, published and declared by the above named testator as and for his last Will and
Testament in the presence of us, who at his request, in his presence, and in the presence of each
other have subscribed our names as witnesses hereto.

J. B. Carter
Address Pky, Md.
Victoria H. Sheridan
Address Pky, Md.

City and County of Philadelphia, S.D.

Register's Office, Oct 30 1917

Then personally appeared J. B. Carter and Victoria H. Sheridan the subscribing witnesses
to the foregoing last will dated Sept 10, 1917 of Harry C. Woodward deceased and on their solemn
oath that they were present and did see and hear Harry C. Woodward deceased, the testa-
tor therein named sign seal, publish and declare the same as and for his last will and Testament
and that at the doing thereof he was of sound disposing mind, memory and understanding, to the
best of their knowledge and belief.

I do hereby sworn and subscribed before
me, the above date.

J. B. Carter
Victoria H. Sheridan

H. C. Broomall
Deputy Register.

City and County of Philadelphia, S.D.

Register's Office, Nov 8th 1917.

Charles E. Bancroft Trust Officer Guaranty Trust & Safe Deposit Co. and Margaret E. Woodward do swear that as the Executors of the foregoing last Will and Testament of Harry C. Woodward deceased, we will well and truly administer the goods and chattels, rights and credits of said deceased, according to law, and that we will diligently and faithfully regard and will and truly comply with the provisions of the law relating to collateral Inheritance

That the said testator died on the 9th day of Oct. A.D. 1917 at 100 Chestnut St.
Sworn and subscribed before me,
the date above, and before following
qualified under them
J. C. Brownell

Guaranty Trust & Safe Deposit Co.
Charles E. Bancroft T.O.
Margaret E. Woodward
etc. Regent etc.

Notary Public.

State of Pennsylvania, City and County of Philadelphia.

Is it Remonstrated that on the eighth day of November A.D. 1917 before me, James B. Sheehan, Register of Wills for the City and County aforesaid, after due proof and hearing had according to the laws of the said State, it is ordered and decreed that the last Will and Testament dated Sept. 10. 1917 of Harry C. Woodward late of said City and County, deceased, be duly admitted to probate and filed of record in the office of the Register of Wills of the said City and County.

In testimony whereof I have hereunto set my hand, the day and year above written.

James B. Sheehan

Register

Commonwealth of Pennsylvania, City and County of Philadelphia, Pa.

Register Office November 27 1917.

I James B. Sheehan, Register of Wills and ex-officio Clerk of the Orphan's Court for the City and County of Philadelphia, in the Commonwealth of Pennsylvania, do hereby certify the foregoing to be a full and complete copy of the last Will and Testament of Harry C. Woodward, deceased, together with the proof of the probate thereof upon which letters Testamentary were granted unto Guaranty Trust & Safe Deposit Co. and Margaret E. Woodward on the 8th day of November A.D. 1917. This copy of the said Testamentary. Another certifies that said Will was duly proved, probated, recorded and filed according to the laws and customs of the Commonwealth of Pennsylvania, as the same remains on file out of record in this office.

In testimony whereof I have hereunto set my hand and official seal at Philadelphia the date above.

James B. Sheehan

Register of Wills and ex-officio Clerk of the Orphan's Court.

State of Pennsylvania, Philadelphia County, Pa.

I Joseph B. Lamorelle, President Judge of the Orphan's Court of Philadelphia County, do certify, that the foregoing certificate and attestation, made by James B. Sheehan, Esq., Register of Wills and ex-officio Clerk of said Orphan's Court, whose name is thereto subscribed and seal of his office affixed, are in due form and made by the proper officer.

In testimony whereof, I have hereunto set my hand, this 27th day of November in the year of our Lord one thousand nine hundred and seventeen (1917)

Lamorelle

President Judge.

L.S.

State of Pennsylvania, Philadelphia County, Pa.

I James B. Sheehan, Esq., Register of Wills and ex-officio Clerk of the Orphan's Court of Philadelphia County, do certify, that the Honorable Joseph B. Lamorelle by whom the foregoing attestation was made, and who has thereto subscribed his name, was at the time of making thereof, and still is President Judge of the Orphan's Court of Philadelphia County, duly commissioned and sworn, to all whose acts, as such, full faith and credit, are and ought to be given, as well in books of Judicature as elsewhere.

In testimony whereof, I have hereunto set my hand and official seal of the said Court, this 27th day of November in the year of our Lord one thousand nine hundred and seventeen (1917)

James B. Sheehan

Register of Wills and ex-officio Clerk of Orphan's Court.

Seal

Arrived for record December 14th 1917 Sunday filed recorded and examined.

Not:

Wm. J. Brack

Register of Wills for Baltimore County.

Jennie V. Genter
Last Will & Testament

Last Will and Testament of Jennie V. Genter.
In the Name of God, Amen.

I Jennie V. Genter, of Baltimore County, in the State of Maryland, being of sound and disposing mind and understanding, do make this my last will and testament, as follows:

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follows:

I direct that my executor shall erect a suitable tomb-stone over the graves of myself and husband, costing not over Two Hundred Dollars, and provide for the perpetual care of our graves.

I give and bequeath to my son, Sherman Genter, his father's gold watch and chain and my gold bed room suit and brass bed.

I give and devise to Francis J. Mooney, Trustee, my lot of ground and improvements known as number 3400 Belair Road to hold the same in trust and special confidence, so long as my daughter Estelle H. Schmitt shall consent to occupy the same and pay to said trustee the sum of thirty dollars per month rent, but should my said daughter ever to occupy, said premises or neglect to pay said rent promptly, I direct said trustee to sell said lot and improvements for the highest cash price he may be able to obtain, in his judgment either at public or private sale and distribute the proceeds between my children herein after named, share and share alike, the child or children of a deceased child to take their parents share, without the purchaser or purchasers of said lot and improvements being compelled to look to the application of the purchase money.

I give and bequeath to the said Francis J. Mooney Trustee as aforesaid my eight hundred shares of stock in the Wellington Mines Company of Kansas City, Missouri, and direct that the income from same together with the income of thirty dollars from the aforesaid house and lot number 3400 Belair Road be used for paying the expenses on said lot of ground and improvements including reasonable repairs and the discharge of the indebtedness due by me on a certain mortgage for the sum of thirty-six hundred dollars to

the Provident Savings Bank of Baltimore City, dated June 30, 1912 and recorded among the Land Records of Baltimore County, in Liber N. P. L. No. 391 folio 58; and in the event that the mortgage indebtedness should be liquidated while my said daughter is still occupying my said premises number 3400 Belair Road as aforesaid then I direct my executor to distribute the income from said Wellington Weiss stock, share and share alike, among my children, the child or children of a decedent child to take their parents share and in the event my said daughter should cease occupying said premises aforesaid before said mortgage indebtedness is liquidated I direct my executor to sell, at public or private sale, said stock and apply the proceeds to the liquidation of said indebtedness to divide the same among my children in his discretion, share and share alike, the child or children of a decedent child to take their parents share.

I direct that my executor shall distribute my personal belongings not heretofore bequeathed or given among my children hereinafter named in his discretion.

All the rest and residue of my estate real and personal I give, bequeath and devise, to my children, namely, John Henry Genter, James Leonard Genter, Letitia V. Schmidt, David Genter, Edward Sherman Genter and Harmon Henry Genter, share and share alike.

I hereby constitute and appoint Francis J. Murray, executor, of this my last will and testament with full power and authority to sell or mortgage as he may deem necessary, that portion of my real property not devised in trust without the purchaser or purchasers being compelled to look to the application of the purchase money.

Although I have full confidence in the ability of my children nevertheless if any of them should with a view to this my last will and testament or file any claim for services rendered me, then said child or children shall be debarred from participating in the distribution of my estate, and any bequest or devise to such child or children shall be void.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 28th day of November nineteen hundred and seventeen.

Jessie V. Genter

Signed, sealed, published and declared by the above named testatrix as and for her last will and testament, in the presence of us, who at her request, in her presence, and the presence of each other, have hereunto subscribed our names as witnesses the day and date above written.

August C. Shastrowald
Matilda Justins

Baltimore County, Md:

On the 17 day of December 1917, came Francis J. Murray and swore that he does not know of any Will or Testament of Jessie V. Genter late of said County, deceased, other than the above Instrument of Writing, and that he received the same from testatrix on date of execution overabout the 28th day of November 1917 and that she died 15th day of December 1917.

Sworn to before the subscriber.

Jos. J. Prach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 17 day of December 1917 came August C. Shastrowald one of the subscribing witnesses to the foregoing last Will and Testament of Jessie V. Genter, late of said County, deceased, and made oath that he did see the testatrix sign and seal this Will, that he heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of his apprehension of sound and disposing mind.

and understanding, and that he together with Matilda Justins subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.
Jos. J. Prach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 17th day of December 1917 came Matilda Justins, one of the subscribing witnesses to the foregoing last Will and Testament of Jessie V. Genter, late of said County, deceased, and made oath that she did see the testatrix sign and seal this Will, that she heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of her apprehension of sound and disposing mind, memory and understanding, and that she together with August C. Shastrowald subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.
Jos. J. Prach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Jessie V. Genter late of Baltimore County, deceased, and also the contents and found no legal defect, errors and excess, this 17th day of December 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Jessie V. Genter deceased.

Ray C. Miller
Charles H. Davis
John Hoff

Hannah Reece }
Last Will & Testament } Hannah Reece of Baltimore County and State of Maryland, being of sound and disposing mind, memory and understanding, write, publish and declare that to be my last Will and Testament, hereby revoking any and all Wills or Testaments by me heretofore made.

After the payment of all my just debts and funeral expenses I give, devise and bequeath my estate as follows:

My daughter, Letitia M. Powell, I give and bequeath the sum of one thousand dollars.
All the rest, residue and remainder of my estate, of whatever kind and character, and wheresoever situate, I give, devise and bequeath the one third thereof unto my son, Joseph Pierce of the City of Hagerstown, in the State of Pennsylvania; the one third thereof unto my daughter, Letitia M. Powell; and the one third thereof unto Emma E. Currie, Francis J. Currie and Bessie H. Currie the children of my deceased daughter, Rebecca Currie.

I constitute and appoint my son-in-law, Daniel H. Powell, to be the executor of this my last Will and Testament, and I direct that he be excused from giving bond.

In testimony whereof I have hereunto subscribed my name, and affixed my seal, this 26th day of July 1916.

Hannah X Reece

Signed, sealed, published and declared by the above named testatrix, Hannah Reece, as and for her last Will and Testament, in our presence, who at her request, in her presence of each other, have subscribed our names as witnesses hereto.

John Holt Richardson
Joseph Maurice Shantlin

Baltimore County, Md:

On the 20th day of December 1917 came David H. Powell and made oath that he does not know of any Will or Codicil of Hannah Reese late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Deceased at time of its execution on or about the 26th day of July 1915 and Deceased died 13th day of December 1917.

Sworn to in open Court.

Test: Jm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 30th day of December 1917, came John Holt Richardson and Joseph Maurice Shantlin, subscribing witnesses to the foregoing Last Will and Testament of Hannah Reese, late of said County, deceased, and made oath that they did see the Deceased sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request and in the presence of each other.

Sworn to in open Court.

Test: Jm J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Hannah Reese late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 20th day of December 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Hannah Reese, deceased.

Benj. G. Miller
Charles H. Stov
John Hoff

Frank J. McClokey } In the Name of God Amen,
Last Will & Testament } I, Frank J. McClokey, of Baltimore City, in the State of Maryland, being in perfect health of body and of sound and disposing mind, memory and understanding, do make and publish this my last will and testament, in manner and form following, that is to say:

First: After my debts and funeral charges are paid, I give, devise and bequeath as follows:

To each of my children, one thousand (\$1000.00) upon arrival at the age of twenty-one (21) years.

Second: I give, devise and bequeath all the rest and residue of my estate, both real and personal to my beloved wife, Annie E. McClokey, absolutely.

Lastly - I do hereby constitute and appoint my dear wife, Annie E. McClokey, to be sole executrix of this my last will and testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and none other to be my last will and testament.

In testimony whereof and I have hereunto set my hand and ~~have hereunto set my hand~~ and seal, this Tenth day of January, A.D. 1891.

Frank J. McClokey

Signed, sealed, published and declared by the above named Frank J. McClokey, as and for his last will and testament in our presence, who, at his request, in his presence and in the presence of each other, have here to set our hands as witnesses hereto.

Joseph E. Boone
Hamilton G. Trout Jr.
G. Everett Pearson

Baltimore County, Md:

On the 26th day of December 1917, came Mary G. McClokey and made oath that she does not know of any Will or Codicil of Frank J. McClokey late of said County, deceased, other than the above Instrument of Writing, and that she found the same among private papers of deceased on or about the 1st day of December 1917 and Deceased died 1st day of November 1917.

Sworn to in open Court.

Test: Jm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 26th day of December 1917, came Mary G. McClokey and made oath that she is familiar with the handwriting of Frank J. McClokey, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of Frank J. McClokey, deceased to the best of her knowledge and belief, and she further makes oath that Joseph E. Boone and G. Everett Pearson, two of the subscribing witnesses to the foregoing Will are now deceased and that Hamilton G. Trout Jr. the other witness, attendance cannot be had at this time.

Sworn to in open Court.

Test: Jm J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Frank J. McClokey late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 20th day of December 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Frank J. McClokey, deceased.

Benj. G. Miller
Charles H. Stov
John Hoff

Mary G. McClokey deposes and swears as follows, that is to say: That Frank J. McClokey, departed this life on the 1st day of November, 1917 leaving as his only heirs at law Mary G. McClokey, Helen V. McClokey and Ann C. McClokey, all of whom are now of full age; the said Mary G. McClokey being the eldest child. And she further says that she found the attached Will among the papers of her father, the said Frank J. McClokey, deceased, and that she knows of no other Will or Codicil, and that the said Anne C. McClokey, her mother, the residuary legatee and executrix, preserved her father, the late Frank J. McClokey, she having died on the 22nd of September, 1914. And she further says that the said Frank J. McClokey conveyed all the property he was possessed of during his lifetime to his three daughters named above, and that there are, therefore, no assets to report.

Sworn to by Mary G. McClokey the 26th day of December 1917, in open Court.

Test: Jm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 20th day of December 1917 came David H. Powell and made oath that he does not know of any Will or Codicil of Hannah Reese late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Deceased at time of its execution on about the 20th day of July 1915 and Deceased died 13th day of December 1917. Sworn to in open Court.

Test: Wm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 30th day of December 1917 came John Holt Richardson and Joseph Maurice Shantlin, subscribing witnesses to the foregoing last Will and Testament of Hannah Reese, late of said County, deceased, and made oath that they did see the Deceased sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request and in the presence of each other.

Sworn to in open Court.

Test: Wm J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Hannah Reese late of Baltimore County, deceased, and also the evidence ad hoc as to its validity, orders and decrees, this 20th day of December 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Hannah Reese deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

Frank J. McClokey } I, Frank J. McClokey, in the State of Maryland, being in perfect health of body and of sound and disposing mind, memory and understanding, do make and publish this my last will and Testament, in manner and form following, that is to say:

First: After my debts and funeral charges are paid, I give, devise and bequeath as follows:

To each of my children, one thousand (\$1000⁰⁰) upon arrival at the age of twenty or (21) years.

Second: I give, devise and bequeath all the rest and residue of my estate, both real and personal to my beloved wife, Annie E. McClokey, absolutely.

Lastly - I do hereby constitute and appoint my dear wife, Annie E. McClokey, to be sole Executrix of this my last will and Testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and none other to be my last will and Testament.

In testimony whereof, and I have hereunto set my hand and seal, this Eighth day of January, A.D. 1891.

Frank J. McClokey

Signed, sealed, published and declared by the above named Frank J. McClokey, as and for his last will and Testament in our presence, who at his request, in his presence and in the presence of each other, have hereunto set our hands as witnesses hereto.

Joseph E. Boone
Hamilton K. Trout Jr.
G. Everett Pearson

Baltimore County, Md:

On the 26th day of December 1917 came Mary C. McClokey and made oath that she does not know of any Will or Codicil of Frank J. McClokey late of said County, deceased, other than the above Instrument of Writing, and that she found the same among private papers of deceased on or about the 1st day of December 1917 and Deceased died 1st day of November 1917. Sworn to in open Court.

Test: Wm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 30th day of December 1917 came Mary C. McClokey and made oath that she is familiar with the handwriting of Frank J. McClokey, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of Frank J. McClokey, deceased to the best of her knowledge and belief, and she further makes oath that Joseph E. Boone and G. Everett Pearson, two of the subscribing witnesses to the foregoing Will are now deceased and that Hamilton K. Trout Jr. the other witness, attendance cannot be had at this time.

Sworn to in open Court.

Test: Wm J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Frank J. McClokey late of Baltimore County, deceased, and also the evidence ad hoc as to its validity, orders and decrees, this 20th day of December 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Frank J. McClokey deceased.

Benj. G. Miller
Charles H. Storr
John Hoff

Mary C. McClokey deposes and swears as follows, that is to say: That Frank J. McClokey departed this life on the 1st day of November, 1917 leaving as his only heirs at law Mary C. McClokey, Helen K. McClokey and Ann K. McClokey, all of whom are now of full age, the said Mary C. McClokey being the eldest child. And she further says that she found the attached Will among the papers of her father, the said Frank J. McClokey, deceased, and that she knows of no other Will or Codicil, and that the said Anne E. McClokey, her mother, the residuary legatee and executrix, preserved her father, the late Frank J. McClokey, she having died on the 22nd of September, 1914. And she further says that the said Frank J. McClokey conveyed all the property he was possessed of during his lifetime to his three daughters named above, and that there are, therefore no assets to report.

Sworn to by Mary C. McClokey the 26th day of December 1917 in open Court.

Test: Wm J. Peach
Register of Wills for Baltimore County.

Theresa Fischer } I, Theresa Fischer of Baltimore County, Maryland, do make
Last Will & Testament this my Last Will and Testament:

After the payment of all my just debts, I give devise & bequeath all my property real and personal of whatsoever kind and wheresoever situate unto my daughter, Margaretha Muller absolutely.

And I do hereby appoint my said daughter to be the sole executrix of this my last Will and it is my wish that no Bond be required of her as such.

Witness my hand and seal this 16th day of August 1902

Theresa ^{fn} Fischer

Signed, sealed, published and declared by Theresa Fischer the above named testatrix as and for her last Will and Testament in the presence of us who at her request in her presence and in the presence of each other have hereunto subscribed our names as witnesses

Augustus W. Bernhard
David Wright

Baltimore County, Md:

On the 26th day of November 1902 I, Margaretha Muller and make oath that she does not know of any Will or Testament of Theresa Fischer late of said county, deceased, other than the above Instrument of Writing, and that she received the same from Testatrix on date of its execution or about the 16th day of August 1902 and Testatrix died 30th day of November 1902

Sworn to in open Court.

Not:

Wm J. Pasch
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 26th day of November 1902 I, Augustus W. Bernhard, one of the subscribing witnesses to the foregoing Last Will and Testament of Theresa Fischer late of said County, deceased, and make oath that he did on the Testatrix sign and seal this Will, that he heard her publicly pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and without compulsion, and that he together with David Wright, who I have declared subscribed their names as witnesses to this Will in her presence at her request and in the presence of each other.

Sworn to before the subscribers.

Wm J. Pasch
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Theresa Fischer late of Baltimore County, deceased, and also the evidence and record as to its validity, Order and Decree, this 26th day of December 1902 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Theresa Fischer deceased.

Benj. G. Miller
Charles H. Stone
John Hoff

Thomas Hall Emory }
Last Will & Testament

I, Thomas Hall Emory, of Baltimore County, in the State of Maryland, but temporarily residing at Saratoga Lake in the State of New York, do make and declare this as my

Last Will and Testament in manner and form following, to wit:
After the payment of my just debts and funeral expenses, I give, devise and bequeath

as follows:

- Item One. To my cousin, Mrs. John Martoe, one thousand dollars absolutely;
- Item Two. To my cousin, Mrs. Charles Lord, one thousand dollars absolutely;
- Item Three. To my cousin Mrs. Emily Gellatt about 1000, one thousand dollars absolutely;
- Item Four. To my cousin Miss Maria Dimpfel, one thousand dollars absolutely;
- Item Five. To the three children of my friend Dr. Charles Van Ribber, one thousand dollars each, absolutely;

- Item Six. To my friend Dr. A. W. Van Ribber, one thousand dollars absolutely;
- Item Seven. To my friend Miklat Turner, one thousand dollars absolutely, provided she be living at the time of my death;

Item Eight. To my friend, Jacob J. Rowler who has served me well and faithfully from time to time for many years past, the balance due on the mortgage which I hold on his property near my home-place, Manor Glen;

Item Nine. To my friend Abner J. Gellatt the two mortgages aggregating two thousand and eight hundred dollars (\$2800) which I hold on his property in Tubers, Baltimore County, Maryland, this bequest being in recognition of our friendship of many years standing, his kindly sympathy toward me during my illness and in compensation for the professional services rendered me in connection with certain litigation which is now pending against me;

Item Ten. The sum of one hundred dollars to my employe Harry Harker, if he is in my employ at the time of my death;

Item Eleven. To the Safe Deposit and Trust Company of Baltimore, the sum of One Thousand Dollars (\$1000) in cash or securities of that value, in trust and confidence to collect the income therefrom and pay over the same to Sarah Esterick for and during her life, the corpus of said trust to go into and become a part of the net and residue of my estate at her death. In addition I wish my executor hereinafter named to pay over to the said S. S. Esterick absolutely any funds which may be on deposit to my credit at the time of my death in the Citizens Savings Bank of Baltimore;

Executed in presence of

Item Twelve. To the Parish Fund of St. James P. R. Church of Baltimore County, Md. one thousand dollars.

Item Thirteen. All the net and residue of my estate of whatsoever kind and wheresoever situate to the Safe Deposit and Trust Company of Baltimore, in trust to hold the same, with power of sale, investment and reinvestment, to collect the income therefrom and pay over the same to the natural or legal guardians of the infant children of my friend Charles W. Forbes for their benefit, share and share alike, until such time as they shall respectively reach the age of thirty years, at which time said children shall receive their respective shares of such net and residue absolutely. In explanation of this bequest which I fully realize results in giving the bulk of my estate to those who bear no family relation toward me, I desire to say that Mr. Forbes and I have been friends from boyhood. During the past five or six years he has been one of my closest friends and companions, and more particularly, during my illness beginning in the spring of 1900, and since I have of necessity been compelled to remain at Saratoga Lake, he has shown his friendship for me by taking charge of all my affairs in Maryland and managing them for me at a great personal sacrifice to himself without any compensation whatsoever. During this period his constant assistance, encouragement and sympathy, not only in connection with the management of my property, but as well in connection with the litigation now pending against me, have done much to comfort him to me, and add to my appreciation of him as a friend. Knowing him as I do, I feel that he would be unwilling to accept the foregoing bequest for himself, and I therefore make the same to his children in the hope that

he will understand it as a desire on my part to express my appreciation of a friendship which has been most dear to me.

Lastly, I do hereby constitute and appoint my friends Theodore W. Forbes and Osborne S. Yellott Executors of this, my Last Will and Testament, hereby revoking all other Wills and Codicils by me heretofore made.

In testimony whereof I have hereunto subscribed my name and affixed my seal this twelfth day of August in the year Nineteen Hundred and Sixteen.

Thomas Hall Emory

Signed, sealed, published and declared by the above named testator as and for his Last Will and Testament in the presence of us who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

George A. Utting
Lawrence State N.Y.

William H. Pearson
Saratoga State N.Y.

Baltimore County, Md.

On the 16th day of August 1896 came Osborne S. Yellott and made oath that he does not know of any Will or Codicil of Thomas Hall Emory late of said County, deceased, other than the above Instrument of Writing, and that he received the same from said testator by Registered Letter Aug. 14, 1896 and same day delivered same to Charles St. Forbes to be placed in safe deposit Box No. 1766 at Safe Deposit & Trust Co. of Balto. and testator died 15th day of August 1896.

Sworn to before the subscriber.

J. J. Poach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 16th day of August 1896 came Theodore W. Forbes and made oath that he does not know of any Will or Codicil of Thomas Hall Emory late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Osborne S. Yellott and placed same in safe deposit Box No. 1766 at Safe Deposit & Trust Co. of Balto. and took same out of said box Aug. 16, 1896 and testator died 15th day of August, 1896.

Sworn to before the subscriber.

J. J. Poach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 16th day of August 1896 came William H. Pearson and George A. Utting, subscribing witnesses to the foregoing Last Will and Testament of Thomas Hall Emory, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

J. J. Poach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above Last Will and Testament of Thomas Hall Emory late of Baltimore County, deceased, and also the evidence adduced as to its validity, entered and decreed this 5th day of January 1918 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Thomas Hall Emory, deceased.

Benj. G. Miller
John Hoff

James V. Milling } I, James V. Milling, of Baltimore County, in the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory
and understanding, do make this, my Last Will and Testament,
in manner following, that is to say:

After the payment of all my just debts and funeral expenses I give, devise and bequeath my estate as follows:

First: I give and bequeath unto my daughter Doris Louise Milling who is now the wife of Walter Strober Goss, my suit of bed-room furniture.

Second: I give devise and bequeath all the rest and residue of my property real personal and mixed, of every kind and description, and whatsoever else shall come unto my second son William Howard Milling, to be his absolutely, subject to the payment by him as soon after my death as may be practicable, of the sum of One Thousand Three Hundred and Thirty-three dollars and Thirty-three (1333.33) cents, unto my said daughter Doris Louise; and subject also to the payment of a like sum of One Thousand Three Hundred and Thirty-three (1333.33) cents in the same manner unto my elder son Frank Walter Milling.

Third: I constitute and appoint William Howard Milling to be the executor of this my Last Will and Testament, hereby revoking all other Wills and Codicils by me heretofore made.

In Testimony whereof, I have hereunto subscribed my name and affixed my seal this twenty-second day of April, in the year nineteen hundred and sixteen.

James V. Milling

Signed, sealed, published and declared by the above named testator as and for his Last Will and Testament, in the presence of us, who at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

Joseph Jeffers
Henry P. Pickett

Baltimore County, Md.

On the 5th day of January 1918, came William H. Milling and made oath that he does not know of any Will or Codicil of James V. Milling, late of said County, deceased, other than the above Instrument of Writing, and that he received the same from the Register of Wills for Balto. Co. who had same for safe keeping on or about the 26th day of December 1917, and testator died 15th day of December 1897.

Sworn to before the subscriber.

J. J. Poach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 5th day of January 1918, came Joseph Jeffers one of the subscribing witnesses to the foregoing Last Will and Testament of James V. Milling, late of said County, deceased, and made oath that he did see the testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Henry P. Pickett, who is out of the State of Maryland and whose attendance cannot be had, subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, and he also makes oath that he is familiar with the handwriting of Henry P. Pickett and that the signature attached is his true and genuine signature to the best of his knowledge & belief.

Sworn to before the subscriber.

J. J. Poach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of James V. Milling late of Baltimore County deceased, and also the evidence adduced as to its validity, orders and decrees this 8th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said James V. Milling deceased.

Benj. G. Miller
Charles H. Stone
John Hoff

Rosalie Barrett } In the name of God Amen. I Rosalie Barrett of
Last Will & Testament & Codicil } Baltimore City, & State of Maryland being of sound
and being mindful of the certainty of death and of the uncertainty of the time thereof do
make & publish this my last Will & Testament.

And first I commit my soul into the hands of Almighty God who gave it and my body to the earth to be decently buried by me Executors hereinafter named.

Imprimis After the payment of my just debts and funeral expenses I devise and bequeath my estate as follows.

Item I give devise & bequeath all my estate real, personal, and mixed and wheresoever situated to Rosalie Barrett Ball daughter of David G. & Anna G. Ball but should the said Rosalie Barrett Ball pre-decease me I give devise & bequeath all my property to the children of the said David G. & Anna G. Ball.

Lastly - I hereby appoint Ellen R. De Vere Executor of this my last Will & Testament. Witness my hand and seal on this 3rd day of December A.D. 1884.

Rosalie Barrett

Signed, sealed, published & declared by the above named testatrix in our presence as & for her last Will & Testament who at her request in her presence & in the presence of each other have hereunto subscribed our names as witnesses

Elizabeth Dancy Cathcart
Mary Wheaton Martin
Lenna Boyd

Codicil.

I, Rosalie Barrett do make this as and for a Codicil to my will, which will bear date the third day of December 1884.

Ellen R. De Vere having died, I hereby constitute and appoint Rosalie Barrett Ball executor of my said will, and I request that she be excused from giving bond. In all other respects I republish my said Will.

Witness my hand and seal this 13th day of January, 1916.

Rosalie Barrett

Signed, sealed, published and declared by the above named testatrix as and for a codicil to her last will and testament in the presence of us, who, at her request, in her presence and in the presence of each other have hereunto subscribed our names as witnesses thereto.

R. G. Ball
Jno. Watson, Jr.

Baltimore County S.S:

On the 5th day of January 1918, came Elizabeth Dancy Cathcart and Mary Wheaton Martin, two of the subscribing witnesses to the foregoing Last Will and Testament of Rosalie Barrett, late of said County, deceased, and made oath that they did see the Testatrix sign

and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with Lenna Boyd, who is now deceased, subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

Jno. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 3rd day of December 1912 came D. G. Ball and Jno. Watson, Jr. subscribing witnesses to the foregoing Codicil to the last Will and Testament of Rosalie Barrett late of said County, deceased and made oath that they did see the Testatrix sign and seal this Codicil, that they heard her publish, pronounce and declare the same to be a Codicil to her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Codicil in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

Jno. J. Beach
Register of Wills for Baltimore County.

Baltimore County S.S:

On the 3rd day of December 1917 came Rosalie Barrett Ball and made oath that she does not know of any Will or Codicil of Rosalie Barrett late of said County, deceased other than the above Testament of Watson, and that she found the same among effects of the deceased on or about the 1st day of December 1917 and Testatrix died 6th day of December 1917.

Sworn to before the subscriber.

Jno. J. Beach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Edward L. Palmer late of Baltimore County, deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, orders and decrees, this 8th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament and Codicil of the said Edward L. Palmer deceased.

Benj. G. Miller
John Hoff.

Edward L. Palmer } In the last Will and Testament of Edward L. Palmer,
Last Will & Testament } Edward L. Palmer, residing at Roland Park in the State of
Maryland being of sound and disposing mind, memory and
understanding, in order to be the better prepared to leave this world when it shall please God to call he here, do make and publish this my last will and Testament, revoking all other Wills by me heretofore made and declaring this to be my last and only one.

First. After payment of my just debts and funeral expenses, I give to my wife's niece, Susan G. Boyd, who resides at Fort Collins in the State of Colorado, the sum of three hundred dollars (\$300.00).

Second. I give to my faithful servant, Ada Harrington, the sum of fifty dollars (\$50.00).

Third. I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description to my five children, namely, Albert L. Palmer, of Montgomery County, Maryland; Eleanor Boyd Palmer Williams, wife of Carroll R. Williams, of Philadelphia,

Pennsylvania, Elsie Palmer Brown, wife of C. James Brown, of Georgetown, in the District of Columbia, Janet M. Pherson Palmer Robinson, wife of Robert C. Robinson, of Larchmont Manor, New York, and Edward L. Palmer, Jr., of Roland Park, Maryland, equally to be divided among them, share and share alike.

Lastly, I nominate and appoint my son-in-law Carroll R. Williams and my son Edward L. Palmer, Jr., to be the executors of this my last will and testament, and request that they be excused from giving bond as such.

In Testimony Whereof, I hereunto set my hand and affix my seal this thirty first day of May in the year nineteen hundred and eleven.

Edward L. Palmer

Signed, sealed, Published, Pronounced and Declared by the above named Edward L. Palmer, as and for his last Will and Testament, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses here.

Francis C. Peterson
H. Burns Brundage

Baltimore County, Md:

On the 31st day of January 1918, came Edward L. Palmer, Jr., and made oath that he does not know of any Will or Codicil of Edward L. Palmer late of said county, decessed other than the above instrument of Writing, and that he found the same in Victor's safe deposit box at the President Savings Bank over about the 3rd day of January 1918 and that he died 27th day of December, 1917.

Sworn to in open Court.

Not: Geo. J. Proch
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 3rd day of January 1918, came Francis C. Peterson, one of the subscribing witnesses to the foregoing Last Will and Testament of Edward L. Palmer, late of said County, decessed, and made oath that he did see the testator sign this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with H. Burns Brundage, who is now decessed, subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Not: Geo. J. Proch
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Edward L. Palmer late of Baltimore County, decessed, and also the witness as decessed as to its validity, does not decree this 3rd day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Edward L. Palmer, decessed.

Benj. H. Miller
Charles H. Stueck
John Hoff

Michael King }
Last Will & Testament } I, Michael King of White Hall Balt. Co. and State of Maryland, being of sound and disposing mind, memory and understanding, make and declare this to be my last Will and Testament.

After the payment of all my just debts and funeral expenses, I give and bequeath my estate as follows:

I give and Bequeath unto my wife Katherine King all my property of whatsoever kind I may die seized and possessed, during her natural life or during her widowhood.

In case of her marriage she shall have only her lawful share of my estate.

Upon the death of my said wife I direct that my property shall be distributed as follows:

I give and bequeath unto my son Philip J. King the sum of One hundred dollars.

I give and bequeath unto my son Frank King the sum of One hundred dollars.
I give and bequeath unto my daughter Mrs. Margaret Martine the sum of One hundred dollars.

I give and devise unto my son William M. King all the rest and residue of my estate both real and personal.

I further direct that my said son William M. King, shall if he so desires have the period of two years in which to pay the other heirs their several amounts as devised above.

I constitute and appoint my son William M. King executor of this my last Will and Testament without bond hereby revoking all other Wills and Codicils by me heretofore made.

In Testimony Whereof, I have hereunto subscribed my name and affixed my seal this 20th day of November in the year nineteen hundred and eleven.

Michael King

Signed, sealed, published and declared by the above named testator as and for his last Will and Testament in the presence of us, who, at his request, in his presence, have hereunto subscribed our names as witnesses.

R. H. Wiley
Jas. V. Almonry
H. Evans Anderson

Baltimore County, Md:

On the 5th day of January 1918, came William M. King and made oath that he does not know of any Will or Codicil of Michael King late of said county, decessed, other than the above instrument of Writing, and that he received the same from H. Evans Anderson, who had same for safe keeping over about the 5th day of Jan'y 1918 and testator died 12th day of Decr. 1917.

Sworn to before the subscriber.

Geo. J. Proch
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 8th day of January 1918, came R. H. Wiley, Jas. V. Almonry and H. Evans Anderson, subscribing witnesses to the foregoing Last Will and Testament of Michael King, late of said County, decessed, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

Geo. J. Proch
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Michael King late of Baltimore County, deceased and also the evidence adduced as to its validity, Orders and Decrees this 8th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Michael King deceased.

Benj. G. Miller
John Hoff.

Martin Vetter } Raspsburg Aug. 29th 18
Last Will & Testament } I Martin Vetter write my Will this date I leave my property as following

To my Wife Emma H. Vetter's Lease House and Outings on Rose & Raspe Ave East end all money in bank also all money in Building here Most pay on house # 801 Harbor St. and the following General debts

Monday lot #	2008	St. Pauline St.	2208
Saturday lot #	1520	"	2210
"	1524		
"	1526		
"	1528		
"	1530		

2000 Mortgage Mountbelle Park Overland Ave

I appoint my Wife E. H. Vetter Administrator with out bond

To my Brother Ferdinand Vetter the following General debts

- # 8618 East Ave
- 811 N. Washington St.
- 818 " "
- 827 " "
- 1302 Dover St.
- 1304 " " # 1501 Rose St.
- 1306 " " 1530 " "

To my Brother W. H. Vetter

I give the following General debts

- # 136 S. Highland Ave
- # 736 S. White St.
- # 737 " "
- # 944 " "
- # 2647 East Ave
- # 3613 " "
- " 08 " "
- " 07 " "
- " 09 " "
- " 11 " "

I also leave to his son Melvin Vetter my Gold Watch Chain Charm and my Ring

Martin Vetter

Herman Bruens
George Gabel
P. H. Vetter

Baltimore County, Md.:

On the 14th day of January 1918, came Emma H. Vetter and made oath that she

does not know of any Will or Codicil of Martin Vetter late of said county, deceased, other than the above Instrument of Writing, and that she found the same among Vetter's personal effects on or about the 19th day of December 1917 and Vetter died 18th day of December 1917.

Sworn to before the subscriber,

J. J. Prack
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 14th day of January 1918, came George Gabel and P. H. Vetter two of the subscribing witnesses to the foregoing last Will and Testament of Martin Vetter, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with Herman Bruens subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other,

Sworn to before the subscriber,

J. J. Prack
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 15th day of January 1918, came Herman Bruens one of the subscribing witnesses to the foregoing last Will and Testament of Martin Vetter, late of said County, deceased, and made oath that he did see the testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with George Gabel and P. H. Vetter subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other,

Sworn to in open Court.

J. J. Prack
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Martin Vetter late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees this 16th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Martin Vetter deceased,

Benj. G. Miller
Charles H. Marx
John Hoff.

Samuel W. Gray

I Samuel W. Gray, being of sound and disposing mind, memory and understanding, and aware of the certainty of death and of the uncertainty of the time thereof, do hereby make, publish, pronounce and declare this instrument in writing to be my last Will and Testament, in manner and form following, that is to say:-

After the payment of all my just debts and funeral expenses, and personal debts, I direct my Executor to pay out of the funds that are deposited in my name in Banks other than The National Exchange Bank (the designation of personal debts being in contradiction to those mercantile debts contracted in the conduct of my electrical business, for the payment of which I have herein after otherwise provided), I will, devise and bequeath my property real, personal and mixed as follows:-

S.F. G. No. 1

S.F. G. No. 2

1. I will and bequeath to my son, William J. Gray, the electrical business heretofore conducted by me at 204 N. Saratoga Street, in the City of Baltimore, exclusive, however, of the real estate known as 204 N. Saratoga Street, but including the stock, fixtures and Good Will of my business as well as all outstanding accounts and bills thereof, together with all the money in my account in The National Exchange Bank of Baltimore City, that is being used by me as capital in the conduct of said business, on the express condition, however, that the said William J. Gray pay all outstanding accounts and bills of said business, so as to relieve my estate from the payment of them.

In the event that said William J. Gray elects to take the bequest herein given him, he is to notify my Executor, hereinafter named, in writing of his intention to do so, within sixty days after my death, and failure on the part of said William J. Gray to so notify my said Executor, as above provided, shall be taken and regarded by my Executor as a refusal on the part of the said William J. Gray to take the provision herein made for him, in which event the property herein mentioned shall be and become a part of the rest and residue of my estate, and shall be disposed of according to the provisions of distribution thereof.

2. I give and bequeath to my grandson, Samuel Francis Gray, all moneys that are deposited in my name in any and all banks where I have deposits, other than those funds which are being used by me as capital in the conduct of my said business, and which are deposited in The National Exchange Bank. If my said grandson Samuel Francis Gray is an infant under twenty-one years of age at the time of my death, then the bequest herein made to him is to be paid to his guardian, legally appointed and bonded, who is hereby authorized to use the income from said funds, if necessary, for the education, maintenance and support of said Samuel Francis Gray in the same station of life to which he has been accustomed to live.

3. I hereby direct my Executor to sell my residence and grounds, which is located on Forest Avenue, South of the Windsor Hill Station Baltimore County, as soon after my death as may be conveniently done, either at public or private sale, whichever he may deem best, and without the necessity of any purchaser or purchasers thereof to see to the proper application of the purchase money, and to distribute the net proceeds of said sale to my beloved wife, Lula Carter Gray and my son, William J. Gray, in the proportion of one-third thereof to my wife, Lula Carter Gray, and two-thirds thereof to my son, William J. Gray.

4. I give and bequeath the furniture in my said property in which I now reside, with the exception, however, of the piano, which belongs to my grandson, Samuel Francis Gray, having been given him by his paternal grandmother, Mary U. Gray, to my wife, Lula Carter Gray, and my son, William J. Gray, absolutely, to be divided by them as equally as may be done, and in the event that said Lula Carter Gray and William J. Gray cannot agree on an equal division of same, then I direct my Executor, hereinafter named, to sell said furniture and to divide the net proceeds equally between my said wife, Lula Carter Gray, and my said son, William J. Gray.

5. I devise all my jewelry to my son, William J. Gray and my grandson, Samuel Francis Gray to be equally divided between them, and in the event that the said William J. Gray and Samuel Francis Gray cannot agree on an equal division of said jewelry, then I hereby direct my Executor, hereinafter named, to sell said jewelry and to divide the net proceeds of sale equally between the said William J. Gray and Samuel Francis Gray.

6. I give, devise and bequeath unto my friend, J. Edward Tyler, Jr., all that property known as 204 N. Saratoga Street, in the City of Baltimore. In Trust and Special Confidence to hold, manage and rent same and to collect the rent, issues, profits and income thereon

S.F. G. No. 3

S.F. G. No. 4

whenever the same may be due. And after paying the expenses of this trust and charges against said property, to divide the net income into equal parts and to pay and distribute the said two equal parts as follows:

(a) To pay one of said equal one-half parts to Grace Gray, wife of William J. Gray, for and during the term of her natural life, into her own hands and not into another, whether claiming by her authority or otherwise, so that the same will not, in any manner, be liable for any of her debts, obligations or contracts, nor for any of the debts, obligations or contracts of her present husband or any future husband she may have, with no power to the said Grace Gray to anticipate the said income, or, in any way, to pledge the same. And on the death of said Grace Gray, to pay and distribute, during the continuance of this trust, all of the income to which, under this Will, said Grace Gray may be entitled, to the year then of my grandson, Samuel Francis Gray, should he be under twenty-one years of age at the time, to be used by said year then, if necessary, for the maintenance, support and education of said Samuel Francis Gray in the same manner as above provided.

(b) On and during the life of said Grace Gray and until the said Samuel Francis Gray arrives at the age of twenty-one years, (should he be an infant under twenty-one years of age at the time of the death of said Grace Gray), to pay the other one of said equal one-half parts of said income to my grandson, Samuel Francis Gray, if of full legal age, and if not of full legal age, then to his guardian, to be used by said guardian, if necessary, for the maintenance, support and education of said Samuel Francis Gray, as is above provided, until the said Samuel Francis Gray arrives at the age of twenty-one years, and then, during the continuance of this trust into his, Samuel Francis Gray's hands, and not into another, whether claiming by his authority or otherwise, so that the same will not, in any manner, be liable for any of his debts, obligations or contracts, with no power to the said Samuel Francis Gray to anticipate the said income, or, in any way, to pledge the same.

On the death of said Grace Gray this trust is to cease, provided my said grandson, Samuel Francis Gray be then of full legal age, and if not of full legal age then to continue until he arrives at the age of twenty-one years, at which time this trust shall cease and the property herein devised shall vest in my grandson, Samuel Francis Gray, absolutely.

In order to effectuate and to carry out the intention of this provision of my Will, that is the provision of an income to my daughter-in-law, Grace Gray, and my grandson, Samuel Francis Gray, during the life of said Grace Gray, I hereby give my Executor full power to sell, lease, assign and convey said property, if in his judgment, it is deemed wise to do so, and to invest the proceeds of sale, and to keep some invested in some safe and productive security, or securities, and to collect the rent, issues, profits and income thereon, with power to invest and reinvest and change the investments of said property, but without power to mortgage same or any part thereof, as fully as I myself could do if living. And on a sale, lease or assignment or transfer of the above mentioned property, or securities, to execute and deliver to the purchaser or purchasers thereof, who are hereby expressly released of the obligation of seeing to the proper application of the purchase money, a good and sufficient deed or deeds therefore. The proceeds of the sale of said property are to be held in the same trusts and the income therefrom to be divided as is above provided in this section of my Will.

Although I have full confidence in the affection of my kindred, and believe it would be the pleasure of every one of them to promote the objects to which I have by this my last Will and Testament, dedicated the greater portion of my property, be it nevertheless, in the exercise of ordinary prudence, it is my duty to guard fully against the effects of any evil counsel or influence which may seek to destroy any of the provisions of this my last Will, and, therefore, I do further direct and declare, that if any person named in this my last

S. 57-6 No. 5

Will and Testament, and to whom, or for whose use, I have made any devise or bequest, or any person claiming through, under or in trust for such person, shall disavow the validity of this my last Will or of any of the dispositions herein, or in any codicil hereto contained, in favor of said person or persons, shall cease and be void to all intents and purposes whatsoever, and are hereby revoked accordingly.

7. All the rest, residue and remainder of said property of which I may die seized or to which I may be entitled in any manner whatsoever, whether in expectancy or in possession, I hereby give, devise and bequeath to my son, William J. Gray, and my grandson, Samuel Francis Gray, to be divided between them equally, and in the event that they cannot agree on an equal division thereof, then I empower my Executor, hereinafter named, to sell any or all of said property and to divide the net proceeds of sale equally between the said William J. Gray and Samuel Francis Gray.

Should my grandson, Samuel Francis Gray, be an infant under the age of twenty-one years, at the time of my death, then any property to which he would be entitled under this provision of my will is to be paid to his guardian, and to be used by said guardian as is above provided.

Lastly, I do hereby constitute and appoint J. Edward Vyles, Jr. to be the Executor of this my last Will and Testament, hereby revoking all other Wills and testaments by me heretofore made.

In Witness Whereof I have hereunto subscribed my name and affixed my seal this 7th day of February, in the year One thousand Nine hundred and seventeen.

Samuel V. Gray

Signat, Sealed, Published and declared, by the above named Dictator, as and for his last Will and Testament, in the presence of us, who, at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

R. H. Boylston
1101 N. Calvert St.

Henry Joller, Jr.
217 St. Paul St.

Julia Bradley
1717 Mountford Ave.

Baltimore County, Md:

On the 15th day of January 1918, came Henry Joller, Jr. and Julia Bradley, two of the subscribing witnesses to the foregoing last Will and Testament of Samuel V. Gray, late of said County, deceased, and made oath that they did see the Dictator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and testament; that at the time of his so doing, he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with R. H. Boylston, who is now out of the State of Md. subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, and they further made oath they are familiar with the handwriting and signature of R. H. Boylston, the other subscribing witness.

Sworn to in open Court.

Det: J. J. Paach
Register of Wills for Baltimore County.

Codicil

This is the first Codicil to the last Will and Testament of me, Samuel V. Gray, of the County of Baltimore, State of Maryland, which is dated the 7th day of February, in the year Nineteen Hundred and Seventeen, which said Will I now desire to alter as hereinafter expressed. Now, Therefore, I declare this to be the first Codicil to my said Will, as follows, to wit:-

S. 57-6 No. 6

Whereas, in the second paragraph of my said Will, I give and bequeath to my grandson, Samuel Francis Gray, all moneys that are deposited in my name in any and all Banks where I have deposits, other than those funds which are being used by me as capital in the conduct of my said business, and which are deposited in the National Exchange Bank, and

Whereas, I have in the conduct of said business purchased certain bills of goods and have given notes for the payment thereof. Now in the event that said notes remain unpaid at the time of my death, I direct my Executor to pay said notes out of said funds that are deposited in my name in banks other than the National Exchange Bank, and after payment of said notes, I will, devise and bequeath the balance of said moneys that may be deposited in my name in any or all banks where I may have deposits other than those funds which I use as capital in the conduct of my said business, and are deposited in the National Exchange Bank, to my grandson, Samuel Francis Gray, in the same manner as is provided in said second paragraph of my Will.

In all other respects I confirm my aforesaid Will.

In Witness Whereof, I have hereunto subscribed my name and affixed my seal this 7th day of February, Nineteen Hundred and seventeen.

Samuel V. Gray

Signat, Sealed, Published and declared by the above named Dictator, as and for the last Codicil to his last Will and Testament, in the presence of us, who, at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

R. H. Boylston
1101 N. Calvert St.

Henry Joller, Jr.
217 St. Paul St.

Julia Bradley
1717 Mountford Ave.

Baltimore County, Md:

On the 15th day of January 1918, came Henry Joller, Jr. and Julia Bradley, two of the subscribing witnesses to the foregoing Codicil to the last Will and Testament of Samuel V. Gray, late of said County, deceased, and made oath that they did see the Dictator sign and seal this Codicil, that they heard him publish, pronounce and declare the same to be a Codicil to his last Will and Testament; that at the time of his so doing, he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with R. H. Boylston, who is now out of the State of Md. subscribed their names as witnesses to this Codicil in his presence at his request, and in the presence of each other, and they further made oath they are familiar with the handwriting and signature of R. H. Boylston, the other subscribing witness.

Sworn to in open Court.

Det: J. J. Paach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 15th day of January 1918, came J. Edward Vyles, Jr. and made oath that he does not know of any Will or Codicil of Samuel V. Gray, late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Dictator at time of its execution on the 7th day of Feb'y 1917, and Dictator died 7th day of January 1918.

Sworn to before the subscriber.

J. J. Paach
Register of Wills for Baltimore County.

John B. Gontuerm
Henry B. Mann

Baltimore County, B.S.

On the 16th day of January 1918, came John B. Gontuerm and made oath that he does not know of any Will or Codicil of William J. Bidleson late of said County, deceased, other than the above Instrument of Writing, and that he received the same from the Testator at time of its execution on the 31st day of January 1914 and Testator died 31st day of December 1917.

Sworn to in open Court. Test: Jm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, B.S.

On the 16th day of January 1918 came John B. Gontuerm and Henry B. Mann, subscribing witnesses to the foregoing Last Will and Testament of William J. Bidleson, late of said County, deceased and made oath that they did see the Testator sign and seal this Will that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court. Test: Jm. J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of William J. Bidleson late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees this 16th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said William J. Bidleson deceased.

Borg. G. Miller
Charles H. Marx
John Hoff.

Philip Radocke } I, Philip Radocke of Baltimore County, and State of Maryland,
Last Will & Testament } being of sound and disposing mind, memory and understanding
and in good health of body, do make and publish this my last
will and testament, in manner and form following, that is to say:

First and principally I commit my soul into the hands of almighty God, and my body to the earth, to be decently and properly buried at the discretion of my executors hereinafter named, or the survivor of them.

After my just debts, if any, and funeral expenses and the additional cost of a suitable memorial, are paid, I give, devise and bequeath as follows, to wit:

I give, devise and bequeath to my dear wife, Mary Catharine Radocke, during the term of her natural life, all my property, real and personal, of which I may die seized or possessed, for her to collect, use and enjoy the rents, issues income and profits thereof, for and during the term of her natural life as aforesaid; and at her death, I give, devise and bequeath all my said real and personal property of which I may die seized or possessed unto my children living at the time of her death, and the descendants, living at the time of my said wife's death, of any of my deceased children, to be equally divided among them *per stirpes and not per capita.*

And I hereby appoint my said wife, Mary Catharine Radocke, and my brother, Henry B. Radocke, to be the executor of this my last will and testament, and in the event of the death of either of them, then I appoint the survivor of them to be the executor of this my last will and testament; and I hereby direct that neither of my said executors shall give any bond as executor or executor of this my last will and testament; and I hereby revoke and annul all former wills by me at any time heretofore made, ratifying and confirming this and none other, to be my true last will and testament.

In testimony whereof I have hereunto set my hand and affixed my seal this thirtieth day of March in the year nineteen hundred and seven.

Philip Radocke

Signed, sealed, published and declared by the above named testator Philip Radocke, as and for his last will and testament, in our presence, who, at his request, in his presence and in the presence of each other have hereunto signed our names as witnesses thereto.

Harry C. Hedeman
John B. Gontuerm

Baltimore County, B.S.

On the 16th day of January 1918 came William B. Radocke and made oath that he does not know of any Will or Codicil of Philip Radocke late of said County, deceased, other than the above Instrument of Writing, and that he found the same among papers of Testator on or about the 2nd day of January 1918, and Testator died 31st day of December 1917.

Sworn to in open Court. Test: Jm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, B.S.

On the 16th day of January 1918 came Harry C. Hedeman, one of the subscribing witnesses to the foregoing last Will and Testament of Philip Radocke, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding and that he together with John B. Gontuerm subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court. Test: Jm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, B.S.

On the 16th day of January 1918, came John B. Gontuerm and made oath in due form of Law that he is familiar with the signature and hand writing of John B. Gontuerm, the other subscribing witness to the foregoing last Will and Testament of Philip Radocke, deceased, and that the signature of the said John B. Gontuerm subscribed to said Will is the true and genuine signature of the said John B. Gontuerm, and further made oath that the said John B. Gontuerm is now deceased.

Sworn to in open Court. Test: Jm. J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Philip Radocke late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees this 16th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Philip Radocke, deceased.

Benjamin G. Miller
Charles H. Snow
John Hoff

Lee S. Schlens } I, Lee S. Schlens of the City of Baltimore, State of Maryland
Last Will & Testament } do hereby make this my last will and testament as follows:

All my estate & property, of every kind and description real personal & mixed and whosoever the same may be situated, of which I may be possessed or be entitled to at the time of my death, and \$25000 life insurance in the Massachusetts Mutual Life Insurance Co. after the payment of all my just debts and burial expenses I do hereby give and bequeath to my two sons Frederick Alexander and John Schlens for their own use and benefit.

I hereby appoint the City of Baltimore as trustee of my entire estate and to invest the income to their best opinion and not pay out the Capital to my sons until they become of age, 21 years old.

In case of my death before they are of age they are to receive the revenue of investments monthly each share alike, until to be given \$40000.

I do declare this and none other to be my last & only will.

In witness thereof I have hereunto subscribed my name on the 5th day of August, Nineteen hundred and sixteen.

Lee S. Schlens

Witness:

E. A. Katharina Popp
Minnie V. C. Wiedenhoft
Baltimore County, Md:

On the 16th day of January 1918 came J. C. Schmeisser and made oath that he does not know of any Will or Codicil of Lee S. Schlens late of said County, deceased, other than the above Instrument of Writing, and that he received the same from said Judge of the Orphans Court of Baltimore City on the 16th day of January 1918, and that he did not see the said Lee S. Schlens until the 4th day of January 1918.
Sworn to before the subscriber.

J. C. Schmeisser
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 16th day of January 1918 came E. A. Katharina Popp, one of the subscribing witnesses to the foregoing Last Will and Testament of Lee S. Schlens late of said County, deceased, and made oath that she did see the testatrix sign and seal this Will that she heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of her apprehension of sound and disposing mind, memory and understanding, and that she together with Minnie V. C. Wiedenhoft who is ill and whose attendance cannot be had subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other.
Sworn to before the subscriber.

J. C. Schmeisser
Register of Wills for Baltimore County

Baltimore County, Md:

On the 16th day of January 1918, came E. A. Katharina Popp, one of the subscribing witnesses to the foregoing last Will & Testament of Lee S. Schlens, late of Baltimore County, deceased and made oath that she is familiar with the handwriting and signature of Minnie V. C. Wiedenhoft, and that her signature attached to said decedent's will as the other subscribing

witness is the true and genuine signature of the said Minnie V. C. Wiedenhoft, and also made oath that the said Minnie V. C. Wiedenhoft is ill and that her attendance cannot be conveniently had.

Sworn to before the subscriber.

Test: J. C. Schmeisser
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:
The Court, after having carefully examined the above last Will and Testament of Lee S. Schlens late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees this 16th day of January 1918 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Lee S. Schlens deceased.

Benj. G. Miller
Charles H. Snow
John Hoff

Sarah L. Hancock } I, Sarah L. Hancock of the City of Philadelphia and State
Last Will & Testament } of Pennsylvania, being of sound mind, memory and understanding do make and publish this my last Will and Testament hereby revoking all former Wills by me at any time heretofore made.

First. I order and direct all my just debts and general expenses to be fully paid and satisfied by my Executor hereinafter named as soon as conveniently can be done after my decease.

Second. I order and direct my body to be interred in Mount Airy Cemetery, Mount Airy, New Jersey, and that a proper Mass be celebrated thereon by my Executor.

Third. The real residue and remainder of my Estate, I direct to be equally divided between my husband, Thomas Hancock and my two children, "Daisy" Maud Walter Hancock and John T. Hancock share and share alike.

Lastly, I nominate and constitute and appoint my said son John T. Hancock Executor of this my last Will and Testament.

In witness whereof I, Sarah L. Hancock, the testatrix have to this my last Will and Testament, at my hand and Seal this thirteenth day of January, Anno Domini, One Thousand Nine Hundred and Six. (1906.)

Sarah L. Hancock

signed, sealed, published and declared by the above named Sarah L. Hancock, testatrix, as and for her last Will and Testament in the presence of us who have hereunto subscribed our names at her request as Witnesses thereto in the presence of said testatrix and of each other.

Benj. G. Miller
Walter V. Henry

Baltimore County, Md:

On the 20th day of Jan 1918 came John T. Hancock and made oath that he does not know of any Will or Codicil of Sarah L. Hancock late of said County, deceased, other than the above Instrument of Writing, and that he found the same among private papers of deceased or or about the 16th day of January 1918 and that he did not see the said Sarah L. Hancock until the 4th day of January 1918.
Sworn to in open Court.

Test: J. C. Schmeisser
Register of Wills for Baltimore County.

Baltimore County, Md:

On this 22nd day of January 1918 came John T. Hancock, and made oath that he is familiar with the handwriting and signature of Sarah L. Hancock, and that the signature attached to the foregoing Will is the true and genuine signature of Sarah L. Hancock

now deceased, to the best of his knowledge and belief, and he further made oath that the whereabouts of Florence C. Miller and Walter W. Henry the subscribing witnesses to the foregoing Will are unknown.

Sworn to in open Court.

Wit: Wm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Sarah S. Hancock deceased, and also the evidence adduced as to its validity, do hereby declare this 25th day of January 1918 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Sarah S. Hancock deceased.

Benj. C. Miller
Charles H. Knox
John Hoff

Julia A. Dutch } The last Will and Testament of Julia A. Dutch.
Last Will & Testament } I Julia A. Dutch, considering the uncertainty of this mortal
life and being of sound mind and memory (Pleased be
Almighty God for the same) do make and publish this my last will and Testament in
presence and form following

First I give and bequeath to my beloved husband Grafton Dutch all my personal property
of whatever kind of which I may be possessed at my death.

Second I give and bequeath to my beloved husband Grafton Dutch, all my real estate
situate in Baltimore Co. Md. I have and hold the same to him for and during his natural
life. After the death of my beloved husband Grafton Dutch I give and bequeath my real
estate to my son Charles A. Dutch.

In witness whereof I have hereunto set my hand and seal the 8th eighth day of January
one thousand nine hundred and eighteen

Julia A. Dutch
mark

The above instrument, consisting of one sheet was now here subscribed by Julia A. Dutch the
testator, in the presence of each of us, and was at the same time declared by her to be her last
will and Testament and we at her request, sign our names hereto as attesting witnesses.

J. C. Hahn
Waltham Baltimore Co.
Wm. H. Thomas
Waltham Baltimore Co.

Baltimore County, Md:

On the 23rd day of January 1918, came Grafton Dutch and made oath that he does
not know of any will or Codicil of Julia A. Dutch late of said County, deceased, other than
the above Instrument of Wills, and that he found the same among papers of deceased on
or about the 21st day of Jan'y 1918 and that said Julia A. Dutch died on the 16th day of January 1918.
Sworn to before the subscriber.

Wm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 23rd day of January 1918 came J. C. Hahn and Wm. H. Thomas, subscribing
witnesses to the foregoing Last Will and Testament of Julia A. Dutch, late of said County, de-
ceased and made oath that they did see the testatrix sign and seal this Will, that they heard her
publish, pronounce and declare the same to be her last Will and Testament; that at the time of
her so doing she was to the best of their apprehension of sound and disposing mind, memory

and understanding, and that they subscribed their names as witnesses to this Will in her presence
at her request, and in the presence of each other.
Sworn to before the subscriber.

Wm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of
Julia A. Dutch late of Baltimore County, deceased, and also the evidence adduced as to its vali-
dity, do hereby declare this 23rd day of January 1918, that the same be admitted in this Court
as the true and genuine last Will and Testament of the said Julia A. Dutch deceased.

Charles H. Knox
John Hoff

Bridget Elizabeth Gwynn } The last Will and Testament of Bridget Elizabeth Gwynn.
Last Will & Testament } I Bridget Elizabeth Gwynn, of Baltimore County, in the
State of Maryland, do make, publish and declare this and

now other as my last will and Testament hereby revoking all wills and testaments thereto
by me heretofore made.

After the payment of all my just debts and funeral expenses I give and bequeath my
estate as follows:

I give and devise my property, as St. Agnes Home in Baltimore County, State of Maryland
of Maryland, unto Elizabeth Hare Gary, Trustee with full power to sell, lease, mortgage or other-
wise dispose of the same as she may see fit, without having recourse to any Court of law or
equity for any further power or authority in the premises, and without the purchaser, lessee
or mortgagee having to look to the application of the purchase, mortgage or other money derived
from same, and with full power to said Elizabeth Hare Gary, Trustee to use the income or
other proceeds of said property, as she may see fit for the support and education of Edward
Dec, John Dec, William Dec and Marie Dec, children of my late nephew William Dec, it
being my will that not only the income of said property but the principal as well shall
be used for said support and education of said children. Should any of said principal
sum remain when the youngest of said children attains the age of twenty-one years then
said trust shall cease and the balance then remaining in said trust fund shall be divided
among said children or the survivor or survivors of them, share and share alike.

In the event that I should sell the abovesaid property before my death then in that
event, I give and bequeath unto said Elizabeth Hare Gary, Trustee the sum of two
thousand dollars to be held on life terms and with like powers as I have heretofore
devoted said property to her as trustee.

All the rest, residue and remainder of my estate, real, personal and mixed and where-
soever situate, I give, devise and bequeath unto Elizabeth Hare Gary, absolutely, it being
my desire that she use the same in the manner outlined by me.

I constitute and appoint Elizabeth Hare Gary to be the executrix of this my last
will and Testament

As witness my hand and seal this 9th day of November, 1915.

Bridget Elizabeth Gwynn
mark

Signed, sealed, published and declared by the above named testatrix as and for her last will and
Testament and we, at her request, in her presence, and in the presence of each other have hereunto
subscribed our names as witnesses.

Alfred J. O'Connell
Mary G. O'Connell

all alterations and corrections made before execution

Baltimore County, S.D.:

On the 24th day of January 1918, came Alfred J. O'Connell and made oath that he does not know of any Will or Codicil of Bridget Elizabeth Gwynn late of said county deceased, other than the above Instrument of Writing, and that he received the same from Testator on date of its execution on the 9th day of November 1918, and Testator died 3rd day of January 1918.

Sworn to in open Court.

Test: J. J. Pouch
Register of Wills for Baltimore County.

Baltimore County, S.D.:

On the 24th day January 1918, came Alfred J. O'Connell and Mary G. O'Connell, subscribing witnesses to the foregoing Last Will and Testament of Bridget Elizabeth Gwynn, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test: J. J. Pouch
Register of Wills for Baltimore County.

In the Orphans of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Bridget Elizabeth Gwynn late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 24th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Bridget Elizabeth Gwynn deceased.

Benj. G. Miller
John Hoff

Eva M. Bohle }
Last Will & Testament } I, Eva M. Bohle of Baltimore County, in the State of Maryland, being of sound and disposing mind, memory and understanding, do make this my last will and testament, in manner

following, that is to say:-

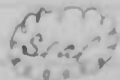
After the payment of my just debts and funeral expenses I give, devise and bequeath my estate as follows:

I give, devise and bequeath all of my estate, real and personal, of every kind and wherever situate, unto Amanda Rippel, wife of William Rippel, William Bohle, Augusta Henson, wife of Frederick Henson, Mary Wagner, wife of John Wagner, August Bohle and Ella Koch, wife of Theodore Koch, to be equally divided among them, share and share alike, the issue of any child who shall die before me to take only the share which the parent, if living, would have taken.

I hereby constitute and appoint my friend, V. Bayard Williams, to be the executor of this my last will and testament, hereby revoking all other wills and Codicils by me heretofore made.

In testimony whereof I have herewith subscribed my name and affixed my seal this 20th day of December, in the year nineteen hundred and sixteen.

Eva M. Bohle



Signed, sealed, published and declared by the above named testator as and for her last will and testament in the presence of us, who, at her request, in her presence, and the presence of each other, have herewith subscribed our names as witnesses.

Amanda Rippel
Augusta Henson
Bertha C. Becker

Baltimore County, S.D.:

On the 24th day of January 1918, came V. Bayard Williams and made oath that he does not know of any Will or Codicil of Eva M. Bohle late of said county, deceased, other than the above Instrument of Writing, and that he received the same from Testatrix on date of its execution on the 20th day of December 1916, and Testatrix died 3rd day of January 1918.

Sworn to in open Court.

Test: J. J. Pouch
Register of Wills for Baltimore County.

Baltimore County, S.D.:

On the 24th day of January 1918, came Amanda Rippel, Augusta Henson and Bertha C. Becker, subscribing witnesses to the foregoing Last Will and Testament of Eva M. Bohle, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test: J. J. Pouch
Register of Wills for Baltimore.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Eva M. Bohle late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 24th day of January 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Eva M. Bohle deceased.

Benj. G. Miller
Charles H. Starr
John Hoff

Archibald G. Thomson }
Exemplified Copy of } Commonwealth of Pennsylvania,
Last Will & Testament } City and County of Philadelphia, S.D.
} Letter Attn. Cum testamento suasso & testamentary.

By the honor of these presents, J. James B. Shahan, Register for the Probate of Wills and Granting Letters of Administration in and for the City and County of Philadelphia, in the Commonwealth of Pennsylvania.

Do make known to all Men that on the eighth day of November A.D. 1917, at Philadelphia, before me, was proved and approved the last Will and Testament of Archibald G. Thomson deceased (a true copy whereof is to these presents annexed), having what he lived at the time of his death, devise Goods, Chattels, Rights and Credits, within the said Commonwealth; by reason whereof the approbation and insinuation of said last Will and Testament and the committing administration of all and singular the Goods, Chattels, Rights and Credits which were of the said deceased; and also the auditing the accounts, calculations and reckonings

of the said administration and absolute care of the same, to me are manifestly known to belong; and that administration of all and singular the Goods, Chattels, Rights and Credits of said deceased any way concerning his last Will and Testament is committed to Mary L. Thomson and Walter S. Thomson Administrators. Upon testaments annexed, they having first given security well and truly to administer the Goods, Chattels, Rights and Credits of the deceased, and make true and perfect inventory thereof, and exhibit the same into the Register's Office of Philadelphia, on or before the 5th day of December next, and to render a just and true account, calculation and restoring of the said decedent's estate at the expiration of six months, or when thereunto legally required; and also to diligently and faithfully regard and well and truly comply with the provisions of the act relating to Collateral Inheritance.

In Testimony Whereof, I have hereunto set my hand and seal of office, at Philadelphia this 8th day of November, in the year of our Lord one thousand nine hundred and seventeen. The said testator died on the 21st day of October 1911, at 11 o'clock P.M. as per affidavit filed.

H. C. Broomall
Deputy Register

For per Letter Adm Cum testaments annexed \$ 20.00
 Filing Administration 50
 Certificate 50
 Paid \$ 120.00

Post Rock Farm, Narragansett Pier,
Rhode Island.

This my last will and testament, I hereby bequeath to my beloved wife Mary Louisa Thomson everything I possess, both personal and my real estate that I own which were inherited from my father William Thomson deceased, and is now held jointly with my brothers and sisters.

I would request that my scientific books and instruments be given to my cousin C. J. Thomson of New York if he would so desire them if not to any well deserving person my wife shall name. I would further request of my wife that in inheriting my share of the real estate which I in turn inherited from my father, and is held jointly with my brothers and sisters, that she my wife be governed in the management of the same by the Executors of my late father's estate - namely, William Walter and George Thomson and The Philadelphia and Co. of Phila. for the reason that my present position of the real estate at this time which is owned by myself and brothers and sisters would cause serious financial loss not only to my wife but my brothers and sisters.

Archibald G. Thomson

I appoint as my Executors my beloved wife Mary L. Thomson and my brother Walter S. Thomson.

September twenty first 1911.
Witness

Wm Swells Viers
Henry Bossert

Henry Bossert. One of the subscribing witnesses to will dated Sept. 21 1911 of Archibald G. Thomson deceased. Sworn November 8th 1917.

H. C. Broomall
Deputy Register

John C. Bell, Sworn Nov. 8th 1917, to the signature of Wm Swells Viers one of the subscribing witnesses to will dated Sept. 21 1911 of Archibald G. Thomson deceased, & the said Wm Swells Viers is out of the jurisdiction and in the Government Service.

H. C. Broomall
Deputy Register

Security entered in the sum of Twenty thousand dollars by Mary L. Thomson and Walter S. Thomson Administrators.

November 8th 1917.

Security of Probate entered November 8th 1917.

James B. Sheehan
Register

City and County of Philadelphia, Pa.

Register's Office, Nov. 8th 1917.

When personally appeared Henry Bossert one of the subscribing witnesses to the foregoing last will (dated Sept. 21 1911) of Archibald G. Thomson deceased, and on his solemn oath did say that he was present and did see and hear Archibald G. Thomson deceased, the testator therein named sign seal, publish and declare the same as and for his last will and testament and that at the doing thereof he was of sound disposing mind, memory and understanding, to the best of his knowledge and belief. Sworn and subscribed before me, }
 the above date. } Henry Bossert.

H. C. Broomall
Deputy Register.

City and County of Philadelphia, Pa.

Register's Office, Nov. 8th 1917.

When personally appeared John C. Bell who bears duly sworn testimony to have, say that he was well acquainted with Wm Swells Viers one of the subscribing witnesses to the foregoing last will (dated Sept. 21 1911) of Archibald G. Thomson deceased being familiar with this signature having previously seen him write his name as well as the matters, that he had carefully examined the foregoing signature Wm Swells Viers to said will and verily believed it to be in his own proper handwriting & the said Wm Swells Viers is out of the jurisdiction, and in the Government Service. Sworn and subscribed before me, }
 the above date. } John C. Bell

H. C. Broomall
Deputy Register.

State of Pennsylvania City and County of Philadelphia.

Be it Remembered that on the Eighth day of November A. D. 1917 before me James B. Sheehan Register of Wills for the City and County aforesaid, after due proof and hearing had, according to the Laws of the said State. It is ordered and Decreed, that the last Will and Testament dated Sept. 21 1911 of Archibald G. Thomson late of said City and County deceased, be duly admitted to probate and filed of record in the office of the Register of Wills of the said City and County.

In Testimony Whereof, I have hereunto set my hand, this day and year above written.

James B. Sheehan
Register.

November 5th 1917.

In re Estate of
Archibald G. Thomson, dec'd.

W. Hon. James B. Sheehan
Register of Wills

I, Mary L. Thomson, widow of Archibald G. Thomson, dec'd, and the testatrix
legata and sole devisee named in the Will of said dec'd, do hereby request you to
join Walter S. Thomson, brother of dec'd, with me as administrator c.t.a. and to
issue letters on said estate to both of us.

Mary L. Thomson.

Show all them by these Presents, that we Mary L. Thomson, 1700 Pittman Ave. Sg.
Walter S. Thomson, 1722 Spruce St. John La Salle 229 So. 23rd St. John which
1013 So. 60th St. are held and jointly bound unto the Commonwealth of Pennsylvania,
in the sum of twenty thousand dollars to be paid to the said Commonwealth; and which
payment well and truly to be made, we first ourselves, jointly and severally, for and in
the whole, our heirs, executors and administrators, and each and every of them, jointly by
these presents.

Sealed with our seals, dated the 5th day of November in the year of our Lord one
thousand nine hundred and seventeen (1917).

The condition of this obligation is that if the above named Mary L. Thomson and Walter
S. Thomson administrators whom testaments annexed fell and imperishable goods, chattels, and
credits of Archibald G. Thomson dec'd, do immediately submit for probate, or, and make, or
cause to be made, a true and perfect inventory and inventories according to law, of all and singular
the goods, chattels and credits of the said dec'd, which shall then come, or shall come, to
the hands, possession or dominion of the said administrator, as aforesaid, or unto the hands
or possession of any other person or persons for them and the same to make exhibit, or cause
to be exhibited, in the Register's Office, in the County of Philadelphia, within thirty days
from the date hereof, and the same goods, chattels and credits, and all other the goods, chattels,
and credits of the said dec'd, at the time of his death, and at any time after, shall come
to the hands or possession of said administrator, as aforesaid, or unto the hands or possession of
any other person or persons for them, do well and truly administer according to law, and further
do make or cause to be made, a true and perfect account of his said administration, at the expiration
of six months of the date hereof, or when the same shall be lawfully required, and all the rest and residue
of the said goods, chattels, and credits, together with the proceeds of any sales of real estate, the
said administrator may make under the will of dec'd, which shall be found, remaining
upon said administrator's account (the same being first examined and allowed by the
Orphan's Court of the City and County of Philadelphia), shall deliver and pay unto each per-
son or persons respectively as the said Orphan's Court, by their decree and sentence pre-
current to the true intent and meaning of the last Will and Testament of the said dec'd, and the law
now in force in this Commonwealth, shall limit and appoint, and shall well and truly
comply with the laws of this Commonwealth relating to Collateral Inheritance. And if
it shall hereafter appear that any later Will and Testament was made by the said dec'd,
and the same shall be proved according to law, if the said Administrator as aforesaid, being
thereunto required, do sur under the said Will of Administration in the Register's Office
aforesaid, then this obligation is to be void - otherwise to be and remain in full force.

Signed, sealed and delivered in
the presence of

Mary L. Thomson
Walter S. Thomson
John C. Bell
John D. Hill

Seal
Seal
Seal
Seal

Register's Office, City and County of Philadelphia, Pa.
A. D. 1917.

When personally came the
within named Mary L. Thomson

and Walter S. Thomson and on their solemn oath did depose, declare and say, that the
within named dec'd died on the 21st day of October A. D. 1917, at 11 o'clock P. M.
and that they will as Administrators aforesaid well and truly administer the said estate,
agreeably to the true intent and meaning of the last Will and Testament of the said dec'd in
the law now in force in this Commonwealth, that they will immediately publish for
creditors once a week, for six successive weeks, and each week the Register's Office, within
thirty days of this date, a just and true inventory and appraisement of the personal
estate of said dec'd, and additional inventories when necessary, also a just and true
account, calculation and reckoning of their said administration at the expiration of
six months from this date, or when the same shall be lawfully required, that they will well
and truly comply with the provisions of law relating to Collateral Inheritance. And also
that she is the widow and residuary legatee and sole devisee and assigns that Walter
S. Thomson be joint with her as Administrator. And also that the whole estate and per-
sonal of dec'd in value is not the sum of ten thousand dollars, to the best of their
knowledge and belief.

Sworn and subscribed before me
the day and year aforesaid, and letters
granted unto them.

H. C. D. Small
Deputy Register

Mary L. Thomson
Walter S. Thomson

Commonwealth of Pennsylvania, City and County of Philadelphia, Pa.

Register's Office, January 24th 1918.

I, James B. Sheehan, Register of Wills and ex-officio Clerk of the Orphan's Court
for the City and County of Philadelphia, in the Commonwealth of Pennsylvania, do hereby certify
the foregoing to be a full and complete copy of the last Will and Testament of Archibald G.
Thomson dec'd, together with the proof of the probate thereof upon which letters Administration
were taken, and annexes were granted unto Mary L. Thomson and Walter S. Thomson, on the
5th day of November A. D. 1917, this copy of letters Administration, testaments annexes, also
copy of Bond. I further certify that said Will was duly proved, probated, executed and de-
clared agreeably to the laws and usages of the Commonwealth of Pennsylvania as the
same remains on file and of record in this office.

In Testimony Whereof, I have hereunto set my
hand and official seal at Philadelphia the
date above.

James B. Sheehan

Register of Wills and ex-officio Clerk of the Orphan's Court

State of Pennsylvania, Philadelphia County, Pa.

I, Joseph V. Lamouelle, President Judge of the Orphan's Court of Philadelphia County,
Do Certify, that the foregoing Certificate and Attestation, made by James B. Sheehan, Esq.,
Register of Wills and ex-officio Clerk of said Orphan's Court, whose name is thereto subscribed and
seal of his office affixed, are in due form and made by the proper officer.

In Testimony Whereof, I have hereunto set my hand, this 24th
day of January in the year of our Lord one thousand nine hundred
and eighteen (1918),

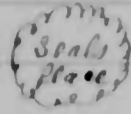
Lamouelle (L. S.)
President Judge.

Seal

State of Pennsylvania, Philadelphia County, SS.

I, James B. Sheehan, Esq., Register of Wills and ex-officio Clerk of the Orphans Court of Philadelphia County, Do Certify, that the Honorable Joseph W. Lammelle by whom the foregoing Attestation was made, and who has thereto subscribed his name, was at the time of making thereof, and still is President Judge of the Orphans Court of Philadelphia County, duly commissioned and sworn, to all whose acts, as such, full faith and credit are and ought to be given, as well in Courts of Judicature as elsewhere.

In Testimony Whereof I have hereunto set my hand and affixed the seal of the said Court, this 28th day of January in the year of our Lord one thousand nine hundred and eighteen (1918)



James B. Sheehan
Register of Wills, and ex-officio Clerk of Orphans Court

Received for record 28th day of January, 1918, same day filed, recorded and examined.

Test: J. J. Peach
Register of Wills for Baltimore County.

Valentine Diller } I, Valentine Diller, of the County of Baltimore and the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory and
understanding, do make public and declare, this as and for
my Last Will and Testament, in manner and form following, that is to say,

After the payment of all my just debts and funeral expenses, I give, devise and be-
queath my Estate as follows,
To my wife Anna Diller, I give devise and bequeath all my property, real personal
and mixed, absolutely.

Should she predecease me, then in that event, I direct my Executor hereinafter named,
to divide all my Estate in five equal shares and distribute the same as follows;

I give, devise and bequeath one undivided one-fifth part thereof unto my Executor
hereinafter named, in special trust and confidence, to hold, invest and reinvest the same
in his discretion, with power to him and his successors in the trust, during the continu-
ance thereof, to sell, lease, exchange, mortgage or otherwise dispose of the whole or any
part of the corpus of said trust, no purchase to be bound to see to the application of
the purchase money, and to pay the net income of said trust to my daughter Margaret
Krum, wife of John Krum for and during the term of her natural life; if the said John
Krum be living at the time of my death and shall survive my said daughter Margaret
Krum, in which event I direct that said trust shall cease at the death of my said daugh-
ter and the corpus thereof be paid over to the children of my said daughter, then sur-
viving, share and share alike, discharged of said trust. But if the said John Krum
be not living at the time of my death, then I direct that said one-fifth part of my
estate be paid over to my said daughter Margaret Krum, absolutely, and discharged
from said trust. But if the said John Krum be living at the time of my death, I direct
that said one-fifth part of my estate be held in trust, as hereinbefore directed during
the life of the said John Krum, and the net income paid to my said daughter Margaret Krum,
and the corpus of said trust be paid over to my said daughter absolutely at the death of the
said John Krum, and only in event she shall survive him.

I give, devise and bequeath an undivided one-fifth part thereof to my son George
Diller, his heirs, executors, administrators and assigns absolutely.
I give, devise and bequeath an undivided one-fifth part thereof to my son John

Diller, his heirs, executors, administrators and assigns absolutely.

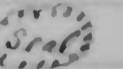
I give, devise and bequeath an undivided one-fifth part thereof to my son Frederick C.
Diller, his heirs, executors, administrators, and assigns absolutely.

I give, devise and bequeath an undivided one-fifth part thereof to my daughter Dorothea
Diller (now Dorney) her heirs, executors, administrators, and assigns absolutely.

I hereby constitute and appoint my son John Diller, to be the sole Executor and Trustee
of this my last Will and Testament, hereby revoking any and all Wills by me heretofore made,
and hereby ratifying and confirming this and more other to be my Last Will and Testament
and for his services as Executor and Trustee he shall receive the sum of Four hundred Dollars
out of my Estate.

In Testimony Whereof I have hereunto subscribed my name and affixed my seal this
5th of June 1912 in the year one thousand nine hundred and twelve,

Valentine Diller



Signed, sealed, published and declared by the above Testator as and for his Last Will and
Testament in the presence of us, who at his request, in his presence and in the presence of
each other have hereunto subscribed our names as Witnesses,

William S. Roberts

Frank Fritzsche

Baltimore County, MD:

On the 15th day of January 1918, came Anna Diller and made oath that he does
not know of any Will or Codicil of Valentine Diller late of said County, deceased, other than
the above Instrument of Writing, and that she received the same from Testator on date of
execution on the 5th day of June 1912 and Testator died 13th day of December 1912.
Sworn to before the subscriber.

J. J. Peach

Register of Wills for Baltimore County.

Baltimore County, MD:

On the 15th day of January 1918, came William S. Roberts and Frank Fritzsche,
subscribing witnesses to the foregoing Last Will and Testament of Valentine Diller,
late of said County, deceased, and made oath that they did see the Testator sign and seal
this Will, that they heard him publish, pronounce and declare the same to be his last Will
and Testament; that at the time of his so doing he was to the best of their apprehension
of sound and disposing mind, memory and understanding, and that they subscribed
their names as Witnesses to this Will in his presence at his request, and in the pres-
ence of each other.

Sworn to before the subscriber.

J. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testa-
ment of Valentine Diller late of Baltimore County, deceased, and also the evidence
adduced as to its validity, Orders and Decrees, this 29th day of January 1918 that
the same be admitted in this Court as the true and genuine last Will and Testament
of the said Valentine Diller deceased.

Charles H. Knox

John Hoff

Ludwig H. Hoffmann
Last Will & Testament

The Last Will and Testament of Ludwig H. Hoffmann.

I, Ludwig H. Hoffmann, of Baltimore County, in the State of Maryland, being of sound and disposing mind, memory and understanding, do hereby make public and declare this to be my last will and testament, in manner and form following, that is to say,

(1) I direct my executor hereinafter named to pay all my just debts and funeral expenses.

(2) I give, devise and bequeath my residence on Bellona Avenue near Lake Avenue in Baltimore County, Maryland, to my former wife Mary D. Hoffmann for and during the term of her natural life, or until she marries again, and in the event of the death of the said Mary D. Hoffmann or her marriage whichever shall first occur I give, devise and bequeath the same to my two sons - Ludwig H. Hoffmann and George J. Hoffmann as tenants in common.

(3) I further direct that if the said Mary D. Hoffmann shall pay off the mortgage now on the said property then she may live in the said property for the balance of her natural life, but upon her death the said property is to go to my said two sons as set forth in the preceding paragraph.

(4) I give and bequeath the watch given me by my father which is in my box at the Union Trust Company of Maryland, to my son Ludwig H. Hoffmann, Jr.

(5) I give and bequeath the plain open face watch I wear myself and my diamond ring to my son George J. Hoffmann.

(6) I direct that the furniture now in my said home shall be held by my former wife Mary D. Hoffmann on the same terms as the said house and at her death the same shall go to my said two sons.

(7) I give and bequeath to my daughter Coralia (McDaniel Dreisman) the sum of one hundred dollars and my good will. I do not give her more as I have already made ample provision for her during my life time and as she is married she does not need any more protection than that given her by her husband.

(8) I hereby give, devise and bequeath all the rest and residue of my estate of every kind and character and whatsoever estate, whether real, personal and mixed and whether owned by me absolutely or over which I have the power of appointment conferred on me either by will, deed or other instrument of writing, to my former wife, Mary D. Hoffmann, for and during the term of her natural life or until her remarriage, whichever shall first occur, and after the death or remarriage of my said wife I then give, devise and bequeath all of my said rest and residue to my son Ludwig H. Hoffmann, Jr. George J. Hoffmann, to be divided between them share and share alike the share of any of my said children who may die leaving issue to go to such issue per stirpes and not per capita.

(9) I hereby revoke any and all wills heretofore made by me and hereby constitute and appoint Frank C. Welsh, Jr. to be the executor of this my last will and testament and direct that he be not required to give bond as such.

In witness whereof I hereunto set my hand and seal this 22nd day of September, in the year nineteen hundred and seventeen.

Ludwig H. Hoffmann

Signed, sealed, published and declared by the above named Ludwig H. Hoffmann as and for his last will and testament, in the presence of us, who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

E. F. Seimae 310 St. Paul Street
Thomas H. Sants 3712 Mount Airy Ave.

Witness E. F. Seimae & Thomas H. Sants
Ludwig H. Hoffmann

Baltimore County, Md:

On the 5th day of July, 1918, came Frank C. Welsh, Jr. and made oath that he does not know of any Will or Codicil of Ludwig H. Hoffmann late of said county, deceased, other than the above instrument of writing, and that he received the same from testator as date of its execution on or about the 22nd day of September 1917 and testator died 27th day of January 1918.

Sworn to before the subscriber.

J. J. Pasch
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 5th day of February 1918, came E. F. Seimae, one of the subscribing witnesses to the foregoing last will and testament of Ludwig H. Hoffmann, late of said County, deceased, and made oath that he did see the testator sign and seal this will, that he heard him publish, pronounce and declare the same to be his last will and testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Thomas H. Sants, who is now sick and whose attendance cannot be had subscribed their names as witnesses to this will in his presence at his request, and in the presence of each other, and he also made oath that he is familiar with the handwriting of Thomas H. Sants and that the signature attached to the foregoing will is the true and genuine signature of Thomas H. Sants to the best of his knowledge and belief.

Sworn to before the subscriber.

J. J. Pasch
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last will and testament of Ludwig H. Hoffmann late of Baltimore County, deceased, and also the evidence at decedent as to its validity, on the 5th day of February 1918, that the same be admitted in this Court as the true and genuine last will and testament of the said Ludwig H. Hoffmann deceased.

Charles H. Stone
John Hoff

Milton R. Miller
Last Will & Testament

I Milton R. Miller of Baltimore County, State of Maryland, do make public and declare this my last will and testament, in manner following, that is to say,

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follows:-

1st I give, devise and bequeath to my brother Silas V. Miller and Sila F. Miller, his wife, the farm on which I now reside, containing one hundred and seventy acres, more or less, situate in the 5th District of Baltimore County, Md and during the term of their natural lives, and after the death of my brother Silas V. Miller and Sila F. Miller, his wife, then I direct that the said farm shall be sold, by my executor, hereinafter named, and the proceeds divided equally among all my nephews and nieces share and share alike.

2nd I give, devise and bequeath to my brother Silas V. Miller, the sum of two thousand dollars absolutely.

3rd I give, devise and bequeath to Sila F. Miller, wife of my brother Silas V. Miller, the sum of two thousand dollars, absolutely.

4th I give, devise and bequeath to my brother S. Horace Miller and Elizabeth Miller his wife, and my sisters, Laura Bensch, Hannah Benson and Emma Elliott, each the sum of fifty dollars, absolutely.

5th I give devise and bequeath to John V. Skipper, who has been in my employment for a number of years, the sum of five hundred dollars, absolutely.
 6th I give, devise and bequeath to the Trustees of Mt. Carmel M^o. Church, the sum of five hundred dollars in trust however, to be invested and reinvested and the interest derived from such investment to be applied each year to the care and upkeep of the Church cemetery.
 7th All the rest and residue of my estate of whatsoever kind, I give, devise and bequeath to my nephews and nieces, to be equally divided between them share and share alike absolutely.
 8th I hereby constitute and appoint my nephew Harry V. Miller, the executor of this my last will and testament, hereby revoking all wills and testaments heretofore made by me.
 In testimony whereof I have hereunto set my hand and seal, this 3rd day of January in the year 1918.

Milton R. Miller

Signed sealed published and declared by the above named testator as and for his last will and testament, in the presence of us, who at his request in his presence and the presence of each other have hereunto subscribed our names as witnesses.

Laban Sparks
 Harry V. Miller

Baltimore County, Md.

On the 5th day of February 1918, came Laban Sparks and made oath that he does not know of any Will or Codicil of Milton R. Miller, late of said County, deceased, other than the above Instrument of Writing, and that he received the same from testator at time of its execution on the 3rd day of January 1918, and testator died 14th day of January 1918.
 Sworn to in open Court.

Test: Wm. J. Beach
 Register of Wills for Baltimore County.

Baltimore County, Md.

On the 5th day of February 1918, came Laban Sparks and Harry V. Miller subscribing witnesses to the foregoing last Will and Testament of Milton R. Miller, late of said County, deceased and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Beach
 Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Milton R. Miller late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 5th day of February 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Milton R. Miller deceased.

Benj. G. Miller
 Charles H. Stox
 John Hoff

George H. Dodd } I George H. Dodd of Patuxent Neck, Baltimore County, State of
 Last Will & Testament } Maryland, being of sound and disposing mind, do make publish
 and declare this to be my last Will and Testament.

First. I direct my Executor to pay all my just debts and funeral expenses.
 Second. I give and bequeath the sum of Five Hundred Dollars to my niece Mary Sudeford daughter of John W. Dodd, and the sum of Five Hundred Dollars to my niece Elizabeth Matlack daughter of Sarah C. Russell.

Third. I give and devise all the rest and residue of my property and estate to my nephew Thomas B. Dodd, Jr. and my nieces Ella Marygann Dodd and Laura R. Dodd, absolutely, to be divided between them.

Fourth. I hereby appoint my nephew, Thomas B. Dodd, Jr. to be the Executor of this my last Will and Testament and request the Orphans Court not to require him to give bond for the settlement of my estate.

In witness whereof I hereunto set my hand and seal on this 30th day of March, Eighteen Hundred and ninety eight.

Geo. H. Dodd

Signed sealed published and declared by George H. Dodd, the above named testator as and for his last Will and Testament, in the presence of us, who at his request in his presence, and in the presence of each other, have hereunto signed our names as witnesses thereto.

Wm. J. Beach
 Charles H. Stox

Baltimore County, Md.

On the 28th day of July 1918, came Thomas B. Dodd and made oath that he does not know of any Will or Codicil of George H. Dodd, late of said County, deceased, other than the above Instrument of Writing, and that he found the same among the effects of the decedent on or about the 28th day of January 1918 and testator died 28th day of January 1918.
 Sworn to in open Court.

Test: Wm. J. Beach
 Register of Wills for Baltimore County.

Baltimore County, Md.

On the 1st day of February 1918, came W. J. Beach, one of the subscribing witnesses to the foregoing last Will and Testament of George H. Dodd, late of said County, deceased and made oath that he did see the testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Charles H. Stox, who is now deceased subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

Wm. J. Beach
 Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County.

The Court after having carefully examined the above last Will and Testament of George H. Dodd late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 5th day of July 1918 that the same be admitted in this Court as the true and genuine last Will and Testament of the said George H. Dodd deceased.

Benj. G. Miller
 Charles H. Stox
 John Hoff

Henrietta Julia Andreas } I Henrietta Julia Andreas of Baltimore County, in
 Last Will & Testament } the State of Maryland do make, publish and declare
 this instrument of writing to be my last will and
 testament hereby revoking all wills heretofore made by me and declaring this and
 none other to be my last will and testament.

After the payment of all my just debts and funeral expenses I give, devise and bequeath all my property real estate of every kind and nature and wheresoever the same may be situated unto William Henry Mattfeldt in trust and confidence how-
 ever to hold the same in trust for Henry Christian Andreas until he attains the
 age of twenty one years when the principal of said estate and property as well as
 any interest unpaid shall be loans feared and delivered to the said Henry Christian
 Andreas, during the minority of the said Henry Christian I direct and empower
 the said William Henry Mattfeldt to invest my money that may belong to my es-
 tate in such secure manner as he may deem best and to pay the interest of that
 and all other income from the said estate, after deducting the necessary charges
 and expenses, to the said Henry Christian, and I hereby give said trustee all necessary
 power of sale over any of my estate and power to reinvest in such manner as he
 may deem beneficial to my estate.

I do hereby nominate and appoint the said William Henry Mattfeldt to be the sole executor
 of this my last will and testament.

In testimony whereof I have hereunto subscribed my name and affixed my seal
 this 15th day of October A. D. 1891.

Henrietta Julia Andreas Seal

Signed, sealed, published and declared by the above named testator as and for her last
 will and testament in the presence of us, who at her request and in her presence
 and in the presence of each other have hereunto subscribed our names as witnesses the
 day and year aforesaid.

William Gerwig
 Dr. Charles D. Mattfeldt

Baltimore County, SS:

On the 6th day of July 1918, come J. C. Andreas and made oath that he
 does not know of any Will or Codicil of Henrietta Julia Andreas late of said County,
 deceased, other than the above instrument of Writing, and that he received the same
 from H. H. Mattfeldt on or about the 28th day of Jan., 1918 and that he said 28th day
 of Jan., 1918.

Sworn to in open Court.

Test: J. M. Beach
 Register of Wills for Baltimore County.

Baltimore County, SS:

On the 6th day of July 1918, come Dr. Charles D. Mattfeldt, one of the subscrib-
 ing witnesses to the foregoing Last Will and Testament of Henrietta Julia Andreas late of
 said County, deceased, and made oath that he did see the testator sign and seal this Will, that
 he heard him publish, pronounce and declare the same to be his last will and testament;
 that at the time of his so doing he was to the best of his apprehension of sound and disposing
 mind, memory and understanding, and that he together with William Gerwig who is now
 deceased subscribed their names as witnesses to this Will in his presence at his request, and in the
 presence of each other.

Sworn to in open Court.

Test: J. M. Beach
 Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of
 Henrietta Julia Andreas late of Baltimore County, deceased, and also the evidence adduced as
 to its validity, Orders and Decrees, this 6th day of Feb., 1918, that the same be admitted in this
 Court as the true and genuine last Will and Testament of the said Henrietta Julia Andreas
 deceased.

Charles H. Knox
 John Hoff

I, A. pointed Executor in the last Will and Testament of Henrietta Julia Andreas late of
 Baltimore County, deceased, do hereby refuse to act as Executor of said Will, and do there-
 fore renounce full my right to settle testamentary upon said decedent's Estate, and all
 right title and claim that I may or could have had by virtue of said appointment.

In testimony whereof, I hereunto subscribe my name

Witness,

Dr. C. D. Mattfeldt.

this 6th day of February 1918.

H. H. Mattfeldt

Ames C. Gibson } I Ames C. Gibson of Baltimore City, in the State of Mary-
 Last Will & Testament } land make this my last will and testament hereby revoking
 all other wills by me heretofore made:

After payment of all my just debts and funeral expenses, I give, devise and be-
 queath as follows:

A. In the event that my sister, Hermine S. Hoon, survive me, I give, devise and be-
 queath all my property real and personal, wheresoever situate, to which I may be
 in any manner entitled at the time of my death, to her, her heirs, personal represen-
 tatives, and assigns, absolutely.

B. In the event that I shall survive my sister, Hermine S. Hoon, then I give, devise
 and bequeath as follows:

(1) I direct my executors hereinafter named to set aside out of my estate not herein-
 after specifically devised and bequeathed, and to pay, assign, transfer, deliver and con-
 vey, to Albert B. Hoon, to be held in trust as hereinafter mentioned, such part of my
 estate, whether real or personal, as in their discretion shall be sufficient to pay the
 annual sums hereinafter mentioned, that is: to pay to Alice Beutke the annual sum
 of fifty dollars, accounting from the date of my death, and to pay to George Beutke the
 annual sum of fifty dollars accounting from the date of my death, to be paid to each
 of them until the death of each of them, and to be adjusted to the date of the death of
 each of them, and upon the death of either of them, to pay both of said annual sums
 of fifty dollars to the survivor until the death of said survivor, said payment to
 be adjusted to the date of the death of said survivor. I direct that such part of my
 estate, real or personal, as shall be paid, assigned, transferred, delivered and con-
 veyed to Albert B. Hoon, shall be held by him in trust to make the payments above
 mentioned during the time above mentioned and that from and after the death of the
 survivor of said annuitants, the principal of said fund so held by him in trust shall
 belong absolutely to Albert B. Hoon, his heirs, personal representatives and assigns, ab-
 solutely free of all trusts. I authorize and empower said Albert B. Hoon, trustee and
 his successor in trust, during the continuance of said trust to make any change in the
 investment of said principal that he may deem proper, without the consent or direction
 of any Court, and for this purpose to sell any part or parts of said fund, however
 the same may then be invested, without requiring the purchaser to look to the application

of the purchase money;

(2) To my nephew, Stanley Hoen, the ground rent of sixty-six dollars issuing out of No. 1934 Linden Avenue, Baltimore City, Maryland, and the ground rent of fifty-six dollars issuing out of No. 307 Crossman Street, Baltimore City, Maryland;

(3) To my nephew, August Hoen, one thousand dollars out of the amount loaned by me to A. Hoen & Company; two Seaboard Air Line Railway Tour Per Cent. bonds, par value two thousand dollars; the automobile now owned by me, if owned at the time of my death; all my vocal music and vocal scores and scales now in his room at Westwood;

(4) To May L. Hoen, one diamond breast-pin; the ground rent of seventy-eight dollars and seventy-five cents issuing out of No. 1938 Linden Avenue, Baltimore City, Maryland;

(5) To my niece, Ethel Hoen Hanson, one dozen four handed silver knives;

(6) To my nephew, Hudson B. Hoen, two thousand dollars, payable out of my share of the real estate known as "Westwood", Haverly, Baltimore City, Maryland payable when and as the same shall be sold by the other owners of said Westwood. China fish set, one French clock;

(7) To my brother, Albert Hoen, all my stock in the A. Hoen Building Company, balance of my share in the real estate known as Westwood, and in all the other real estate of my father, August Hoen, including the ground rent of thirty-five dollars issuing out of property on Crossman Avenue, and the ground rent of forty-two dollars and seventy-five cents issuing out of property on Crossman Street, subject to the payment, from the proceeds of the sale of said Westwood, of the sum of two thousand dollars to Hudson B. Hoen, as mentioned in paragraph six, above; balance of amount loaned to A. Hoen Company after deducting the payments therefrom to be made as provided by this my will; my silver forks and silver knives; grand piano; rug, carpets and pictures; all books (except French library, one set of George Eliot, Emerson and Victorian Anthology, Century Dictionary and Cyclopedia);

(8) To Grace Griffing Hoen, one thousand dollars of the amount loaned to A. Hoen & Company; the ground rent of sixty-six dollars issuing out of No. 1934 Linden Avenue, Baltimore City, Maryland;

(9) To Emma Berger, my solitaire diamond ring;

(10) To Josephine Muller, Alma Beacholtz, and Annie Hoen, all Haverly china tea set in pink; one hundred dollars each, which I request shall be paid from my sum which I shall have in the York Road Building Association, but which shall be paid at all events; one claw-foot dining table; all bed linen and towels of every description;

(11) To Agnes Beacholtz, eleven leaf diamond and sapphire ring;

(12) To Mary Muller, diamond and opal ring;

(13) To Cecily Conservator of Music, all concert and solo music;

(14) To Dr. George G. Ramboald, large oil painting of Dr. Paul Gibier;

(15) To J. Alan Haughton, French library; Victorian and Victorian Anthology; Century Dictionary and Cyclopedia; small oil painting of Dr. Paul Gibier; one green silk set of George Eliot;

(16) To Berthold Hoen, son of Albert B. Hoen, my gold watch;

(17) To Roy L. Hoen, son of Albert B. Hoen the ground rent of fifty-six dollars issuing out of No. 307 Crossman Street, Baltimore City, Maryland;

(18) To Amelia Hellenburg, one hundred dollars, which I request shall be paid from my sum which I shall have in the York Road Building Association, but which shall be paid at all events; blue china dinner set, complete; one leather (luffed) bed-room couch; all furniture in my bed-room; one-fourth of table linen, to be selected by my executor; all kitchen cooking utensils;

(19) To Dr. Omar D. Paucost, one dozen engraved silver soup-spoons; engraved soup-

ladle; one large cut-glass punch-bowl;

(20) To Dr. William S. Baer, one dozen silver soup-spoons; one soup-ladle smoothed with gold; small silver three-hand and gravy ladle; myopia punch-bowl;

(21) To Mrs. Alan Wilde of Chicago, one dozen repousse silver tea-spoons; one silver butter-dish;

(22) To William P. Myers, one cut-glass pitcher with silver mountings; one dozen engraved silver tea-spoons; one silver serving fork;

(23) To Mary Bolden and Alma Young, fifty dollars each if still in our employ at the date of my death;

(24) To Dr. Walter S. Hoen, five hundred dollars of the amount loaned to A. Hoen Company;

(25) All property, real and personal, which I may receive from my sister, Hermine D. Hoen, under her last will and testament, and of which I shall die seized or possessed, I devise and bequeath to the persons to whom said property would have gone under said will of my sister in the event that she had survived me to be held by such persons respectively in the same manner and with the same estate and powers as provided in said will of my sister in said will all annuities and all other estates however, to be void and take effect from the date of my death;

(26) All the real and residue of my estate real and personal, whatsoever interest to which I may be in any manner entitled at the time of my death, I devise and bequeath to Albert B. Hoen, his heirs, executors and assigns, absolutely.

I want that the collateral inheritance tax on all my gifts shall be paid out of my estate, and that said gifts shall be paid clear of all collateral inheritance tax, and that if any of the ground rents hereinbefore devised shall be sold, redeemed or otherwise disposed of during my lifetime, then a sum equal to the proceeds thereof shall go in the same as such ground rents would have gone if not so disposed of.

I hereby appoint Albert B. Hoen and August Hoen executors of this my will, and request that they be excused from the necessity of giving bond for the faithful performance of their duties as such executors.

In testimony whereof I have hereunto set my hand and affixed my seal this third day of October in the year one thousand nine hundred and twelve;

Agnes C. Gibier

Seal

Signed, sealed, published and declared by the above named testatrix as and for her last will and testament in our presence, and we, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

Bertha C. Zipp

Raymond C. Cooper

Baltimore County, S.S.:

On the 8th day of February 1918, came Hermine D. Hoen and made oath that she does not know of any Will or Codicil of Agnes C. Gibier late of said County, deceased, other than the above Instrument of Writing, and that she received the same from Testatrix on the 3rd day of October 1912, and Testatrix died 1st day of February 1918.

Sworn to before the subscriber:

Jm. J. Paach

Register of Wills for Baltimore County

Baltimore County, S.S.:

On the 8th day of February 1918, came Bertha C. Zipp (non Evans) one of the subscribing witnesses to the foregoing Last Will and Testament of Agnes C. Gibier, late of said County, deceased and made oath that she did see the testatrix sign and seal this Will, that she heard her publish, pronounce and declare the same to be her last Will and Testament; that at the

time of her so doing she was to the best of her apprehension of sound and disposing mind, memory and understanding, and that she together with Raymond C. Cooper who is out of the State of Maryland subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

Wm J Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 8th day of February 1918, came Wm J. Lyons and made oath that he is familiar with the handwriting of Raymond C. Cooper, one of the subscribing witnesses to the foregoing Last Will and Testament of Lyons G. Gibier, late of said County, deceased, and that the signature attached to said Will is the true and genuine signature of Raymond C. Cooper, to the best of his knowledge and belief.

Sworn to before the subscriber.

Wm J Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Lyons G. Gibier late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 12th day of February 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Lyons G. Gibier deceased.

Benj G Miller
Charles H. Koor
John Hoff

Joseph Hall Allison Muir }
Last Will & Testament } I, Joseph Hall Allison Muir, of Baltimore County, State of Maryland, do make this my last will and testament in manner following, that is to say.

After the payment of all my just debts and general expenses, I give and bequeath my estate as follows:

- (1) I give and bequeath my personal effects to my mother Helen May Muir absolutely to retain for her own use or to dispose of as to her may seem proper.
- (2) I authorize and direct my executor hereinafter named to convert all the rest and remainder of my estate into cash and especially to sell and dispose of my indentures now held for me by my aunt Katherine Muir, Trustee of bonds, Maryland and consisting of the following securities

L 450 G. N. Railway 4th Consolidated Corp. Pref.
L 607 Farmers Ry. 3rd Debentures

and after selling same for the best price obtainable to distribute the proceeds thereof together with any other part of my estate which may be in cash or have been converted into cash as follows:

(a) Two-thirds to my mother Helen May Muir absolutely.

(b) One-third to my mother Helen May Muir in trust and special

confidence however to turn over the said cash in whole or in part to my father J. Allison Muir, in such amounts and at such times as she in her discretion may see fit.

It is my intention that my mother shall have absolute discretion in the execution of this part of my will so that she shall have the power to deliver the aforesaid one third part of my estate, in whole or in part to my father or to refuse to deliver it to him if she deems it best not to do so. I direct that my mother be excused from the necessity of giving bond for the faithful performance of this trust.

I hereby constitute and appoint my mother Helen May Muir to be the Executor of this my last will and testament and as I have entire confidence in my Executor, I desire that she shall be excused from giving bond for the faithful performance of her duties, further than she shall be required by law to secure the payment of all debts and taxes and assessments properly chargeable upon my estate after my decease.

In testimony whereof, I have hereto subscribed my name and affixed my seal this 31st day of October in the year nineteen hundred and sixteen.

Joseph Hall Allison Muir. *(Seal)*

Signed, sealed, published and declared by the above named Testator as and for his last will and testament in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereto subscribed our names as witnesses.

Louis S. Katherman
James S. George

Baltimore County, Md.

On the 15th day of July 1918, came Helen May Muir and made oath that she does not know of any Will or Testament of Joseph Hall Allison Muir late of said County, deceased, other than the above Instrument of Writing, and that she received the same from Testator on date of execution over about the 31st day of October 1916, and Testator died 5th day of September 1917.

Sworn to before the subscriber.

Wm J Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 12th day of February 1918, came Harry V. Miller and made oath that he is familiar with the handwriting of Charles S. Katherman, one of the subscribing witnesses to the foregoing Last Will and Testament of Joseph Hall Allison Muir, late of Baltimore County, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of Charles S. Katherman, who is now in the service of the United States Army, to the best of his knowledge and belief.

Sworn to before the subscriber.

Wm J Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 12th day of February 1918, came J. Allison Muir, and made oath that he is familiar with the handwriting of James S. George, one of the subscribing witnesses to the foregoing Last Will and Testament of Joseph Hall Allison Muir, late of Baltimore County, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of James S. George, who is now in the service of the United States Army, to the best of his knowledge and belief.

Sworn to before the subscriber.

Wm J Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Joseph Hall Allison Muir late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 12th day of February 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Joseph Hall Allison Muir deceased.

Benj G Miller
Charles H. Koor
John Hoff

August Mentel } I August Mentel of Baltimore County and State of Maryland,
Last Will & Testament } being of sound and disposing mind, memory and understanding,
make and declare this to be my last Will & Testament.

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follow.

I give and bequeath unto my Sister Rosina Mentel and unto my Brother Charles Mentel, all my interest in the real estate & personal property of the property I now reside on, share and share alike.

I constitute and appoint my Brother Charles Mentel to be the executor, without bond, of this my last Will and Testament, hereby revoking all other Wills & bequests by me heretofore made.

In testimony whereof, I have hereunto subscribed my name and affixed my seal this 19th day of June A.D. in the year of Nineteen hundred and seventeen.

August Mentel

Signed, sealed, published and declared by the above named testator, as and for his last Will and Testament, in the presence of us, who at his request, in his presence, have hereunto subscribed our names as witnesses.

Geo. Stoy
Christ Soth.

Baltimore County, MD:
On the 13th day of July, 1918, came George Stoy and made oath that he does not know of any Will or Codicil of August Mentel late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Rosina Mentel near about the 11th day of July, 1918 and testator died in June 1917.
Sworn to before the subscriber.

Jm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, MD:
On the 14th day of February 1918, came Geo. Stoy and Christ Soth, subscribing witnesses to the foregoing Last Will and Testament of August Mentel late of said County, deceased, and make oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.
Sworn to before the subscriber.

Jm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:
The Court after having carefully examined the above last Will and Testament of August Mentel late of Baltimore County, deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, Orders and Decrees, this 13th day of July 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said August Mentel deceased.

Bonj. G. Miller
Charles H. Storr
John Hoff

Robert L. Gill } I, Robert L. Gill, of the City of Baltimore, in the State of Maryland,
Last Will & Testament } being in good bodily health and of sound and disposing mind,
memory and understanding, and being desirous of making testa-
mentary disposition of the property and estate of which I shall be seized and possessed at
the time of my death, do therefore make and publish this my last will and testament in man-
ner and form following, that is to say -

First: - It is my will and desire and I therefore will and direct that all just debts owing by me at the time of my death, and my funeral expenses, shall be first paid out of my estate by my Executrix hereinafter named.

Second: - I desire my Executrix to place over my grave a suitable tombstone, the cost of which shall be paid for out of my estate.

Third: - I give, devise and bequeath all the real and residue of my estate unto my dear wife, Jane Henderson Gill, absolutely.

And lastly: - I do hereby nominate and appoint my said wife, Jane Henderson Gill, Executrix of this my last will and testament, and request that she shall not be required to give bond as such, and revoke and annul all former wills by me heretofore made.

In testimony whereof - I have set my hand and affix my seal this 25th day of January, in the year nineteen hundred and seven.

Robert L. Gill

Signed, sealed, published and declared by Robert L. Gill, the testator above named, as and for his last will and testament in the presence of us who at his request, in his presence of each other, have hereto set our hands as witnesses thereto.

Lottie B. Brooke
Wm. G. Speed

Baltimore County, MD:
On the 14th day of July, 1918, came William G. Speed and made oath that he does not know of any Will or Codicil of Robert L. Gill late of said County, deceased, other than the above Instrument of Writing, and that he found the same in safe of testator in his office at 416 Law Bldg., Baltimore Md., on or about the 25th day of January 1918 and Testator died 25th day of January 1918.
Sworn to in open Court.

Test: Jm. J. Peach
Register of Wills for Baltimore

Baltimore County, MD:
On the 14th day of July, 1918, came Wm. G. Speed, one of the subscribing witnesses to the foregoing Last Will and Testament of Robert L. Gill, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding and that he together with Lottie B. Brooke, who is of the State of Md., subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, and he further made oath that he is familiar with the handwriting of Lottie B. Brooke, and that the signature attached to the foregoing Will is the true and genuine signature of Lottie B. Brooke, to the best of his knowledge and belief.
Sworn to in open Court.

Test: Jm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:
The Court, after having carefully examined the above last Will and Testament

of Robert L. Gill late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 14th day of February 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Robert L. Gill, deceased.

Benj. G. Miller
Charles H. Knox
John Hoff

Marion B. Savage } Mt Washington Maryland September 13th 1917.
Last Will & Testament } I Marion B. Savage do make my Will as follows:-

All my estate I devise and bequeath to my husband Charles Henry Savage for his own use and benefit forever and hereby appoint him my executor, without bonds, with full power to sell mortgage, lease, or in any like manner to dispose of the whole or any part of my estate, this includes all Real Estate, Personal Property, Stocks, Bonds, Money in Banks, Life Insurance, jewelry, and House hold goods that I may possess at the time of my death.

Dated Sept. 13 1917.

Subscribed, Sealed, Published and declared by Marion B. Savage, testator above named as and for her last will, in presence of each of us, who at her request, in her presence, in presence of each other, at the same time, have here to subscribed our names as witnesses this Thirteenth day of Sept. 1917 at the Mt. Washington Maryland.

Only signed and sealed in presence of the following witnesses.

Dr. G. H. Beaman
Mt. Washington Md.
Oliver T. Hendrickson
Mt. Washington Md.

September 13 1917
Marion B. Savage
D. C.

Baltimore County, Md:

On the 20th day of Feb'y 1918, came Charles Henry Savage and made oath that he does not know of any Will or Codicil of Marion B. Savage late of said County, deceased, other than the above Instrument of Writing, and that he found the same among papers of deceased on or about the 2nd day of Feb'y, 1918 and Testator died 29th day of Jan'y 1918 Sworn to in open Court.

Test: Jno. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 20th day of February 1918, came Dr. G. H. Beaman and Oliver T. Hendrickson subscribing witnesses to the foregoing Last Will and Testament of Marion B. Savage, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other. Sworn to in open Court.

Test: Jno. J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above Last Will and Testament of Marion B. Savage, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 20th day of Feb'y 1918, that the same be

admitted in this Court as the true and genuine last Will and Testament of the said Marion B. Savage, deceased.

Benj. G. Miller
Charles H. Knox
John Hoff

Addison Clarke } I Addison Clarke, of Baltimore County, in the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory
and understanding, do make, publish and declare my last
will and testament, in manner and form following, that is to say:

(1) I direct my executors hereinafter named to pay all my just debts and funeral expenses out of my estate.
(2) I give, devise and bequeath unto my beloved wife, Hannie G. Clarke the sum of twenty thousand dollars (in cash or such real estate or securities as she may select from my estate); and also all of my household furniture, paintings, pictures, silver, glass and china which I may own at the time of my death.

(3) I will and direct that all of the net residue and remainder of my estate and property of every kind and description, real or personal, shall be divided by my executors hereinafter named, or acting out of them, into six shares or parts of equal value. I give, devise and bequeath one of such equal shares or parts unto each of my three children, Addison Downing Clarke, Hannie Clarke and Grace D. Hill, absolutely;

And the other three shares or parts I give, devise and bequeath unto the Mercantile Trust and Deposit Company of Baltimore to hold the same as trustee, with full power to invest, reinvest and change the investment thereof for that purpose or for any other purpose deemed advisable in the administration of said trusts, to sell, lease or otherwise dispose of any of the property and investments from time to time in its hands as trustee.

And the said trustee shall collect the income from said three shares respectively, and after payment of taxes and any other necessary expenses shall pay over the net income from each of said shares respectively, accruing from the date of my death as follows:

As to one of said shares said trustee shall pay the net income therefrom over to my son Lyntonham R. Clarke, for and during his life.
And as to another of said shares, said trustee shall pay the net income therefrom over to my daughter Margaret G. Clarke, for life.
And as to the third share, said trustee shall pay the net income therefrom over to my daughter Norah G. Clarke, for life.

And I authorize and empower each of my three children for whom a share is hereinbefore left in trust, to dispose of such share in such manner as he or she may deem best, by last will and testament and any codicils thereto; hereby giving each of my said three children the general power of testamentary appointment over the share or part from which he or she receives the net income during life.

And as to any one of my said three children who may die without exercising such power of testamentary appointment over the share held in trust for him or her, I will and direct that such share shall vest, first, in any child, children and issue of any deceased child or children of such child of mine whom such child of mine shall have living at the time of his or her death; such issue of any deceased child of such child of mine to represent such deceased child and take per stirpes the share or portion which he or she would be entitled to receive if living. And should such child of mine so dying have no issue to take such share, then under such event I give, devise and bequeath the same unto such children of mine as may be then surviving,

and the issue, per stirpes, of any children of mine who may be then dead but who shall have left such issue then surviving to represent them respectively.

(4) I advise my children to be satisfied with such division of my real estate as my executors shall make, so as to avoid any necessity of sacrificing it at a forced sale.

(5) I hereby nominate my wife Nannie G. Clarke and my son Addison E. Clarke as the executors of this my last will and testament, hereby revoking any and all other wills heretofore made by me, and I do hereby give unto and to my said executors the power and authority to sell, lease, convey or otherwise dispose of any or all of my property and estate, real, personal or mixed, without having to obtain power and authority from any Court to do so; and I do also request that my said executors shall be exempt from the necessity of giving bond for the faithful performance of their duties as such.

In testimony whereof I have hereunto set my hand and affixed my seal this eleventh day of October, nineteen hundred and seventeen.

Addison Clarke

Signed, sealed, published and declared by Addison Clarke, the above named testator, as and for his last will and testament, in the presence of us, who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

Wilbur V. Morahan
Fred R. Peddicord

Baltimore County, Md:

On the 11th day of July 1918, came Addison E. Clarke and made oath that he does not know of any Will or Codicil of Addison Clarke late of said County, deceased, other than the above Instrument of Writing, and that he received the same from testator at time of its execution on or about the 11th day of October 1917, and testator died 10th day of July 1918.

Sworn to in open Court.

Test: Jno J Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 19th day of February 1918, came Wilbur V. Morahan and Fred R. Peddicord subscribing witnesses to the foregoing last Will and Testament of Addison Clarke, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: Jno J Peach
Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Addison Clarke late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 19th day of February, 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the

said Addison Clarke deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

Isaac Howard Davis }
Last Will & Testament
M^{rs} Parlin Davis

Baltimore, Md. Feb. 11th 1907.

I hereby devise and bequeath all of my property, both personal and real to my beloved wife Eleanor Beall

I name my wife as executrix, without bond. Witness my hand and seal this 11th day of Feb. 1907

Isaac Howard Davis

Signed, sealed, published and declared by the above named testator as and for his last will and testament in our presence and the presence of each other at his request we hereunto subscribe our names as witnesses.

Charles Morton
C. J. H. Powell
Baltimore County, Md:

On the 15th day of July 1918, came C. J. H. Powell and made oath that he does not know of any Will or Codicil of Isaac Howard Davis late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Eleanor Beall M^{rs} Parlin Davis on or about the 15th day of February 1918 and testator died 8th day of July 1918.

Sworn to in open Court.

Test: Jno J Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 19th day of February 1918, came Charles Morton and C. J. H. Powell subscribing witnesses to the foregoing last Will and Testament of Isaac Howard Davis, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: Jno J Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Isaac Howard Davis late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 19th day of February, 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Isaac Howard Davis deceased.

Benj. G. Miller
Charles H. Knox
John Hoff

Cornelius Weston } I Cornelius Weston of Baltimore County, State of Maryland,
Last Will & Testament } do make publish and declare this my last Will and Testament
in manner and form following:

After the payment of my just debts, my funeral expenses and the costs and expenses of administering my Estate, I dispose of the balance of my property as follows:

Item I. I give and bequeath to my son B. Labroe Weston the sum of Twenty-two hundred and fifty dollars, (\$2250.00) being the amount contributed by him toward the purchase of the lot and the erection of the dwelling known as 5 Midvale Road in Roland Park, Baltimore County, Maryland.

Item II. I give and bequeath to my son Henry B. Weston the sum of one thousand (\$1,000) Dollars being the amount contributed by him toward the purchase of the lot and the erection of the dwelling known as 5 Midvale Road in Roland Park Baltimore County, Maryland.

Item III. I give, devise and bequeath to my two sons B. Labroe Weston and Henry B. Weston the property known as 5 Midvale Road, Roland Park, Baltimore County, Maryland together with all my silver, furniture, pictures, bric-a-brac and household effects contained therein.

Item IV. I give and bequeath to my son Arthur H. Weston the sum of Five thousand Dollars (\$5,000) in lieu of any interest in the property known as 5 Midvale Road, Roland Park, Baltimore County, Maryland, and which said sum is estimated to represent or be equivalent to the same share or interest in said property that my other two sons receive under the third item of this my said last Will and Testament.

Item V. All the rest, residue and remainder of my property, real, personal and mixed of whatsoever kind and wherever situated I give, devise and bequeath to my three sons B. Labroe Weston, Henry B. Weston and Arthur H. Weston to be divided equally between them.

Item VI. I hereby nominate and appoint my son B. Labroe Weston Executor of this my last Will and Testament and do hereby request that he be excused from giving bond as such Executor.

And lastly I do hereby revoke all other and former Wills by me at any time heretofore made and do declare this and this only to be my true last Will and Testament.

In testimony whereof, I have hereunto set my hand and seal this Eleventh day of July, in the year nineteen hundred and seventeen.

Cornelius Weston

Signed, Sealed, Published and declared by Cornelius Weston, Testator, as and for his last Will and Testament in the presence of us, who at his request, in his presence and in the presence of each other, have subscribed our names as witnesses hereto.

Charles S. Rich
Mary R. Rider

Baltimore County, S.S.:

On the 20th day of February 1918, came B. Labroe Weston and made oath that he does not know of any Will or Codicil of Cornelius Weston late of said County, deceased, other than the above Instrument of Writing, and that he found the same among the papers of Testator on or about the 14th day of February 1918, and Testator died 13th day of February 1918.

Sworn to before the subscriber.

Test:

J. J. Peck
Register of Wills for Baltimore County.

Baltimore County, S.S.:

On the 20th day of February 1918, came Mary R. Rider and Charles S. Rich, subscribing witnesses to the foregoing Last Will and Testament of Cornelius Weston, late of said County, deceased, and make oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

J. J. Peck

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Cornelius Weston late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 20th day of February 1918, that the same be admitted in this Court as the true and genuine Last Will and Testament of the said Cornelius Weston deceased.

Benj. G. Miller

Charles H. Knox

John Hoff

Charles W. Field
Exemplified Copy
Last Will & Testament

Last Will and Testament of Charles W. Field.

I, Charles W. Field, of Baltimore City, Maryland, do hereby make this my last will and testament, revoking all prior wills by me made.

I give and bequeath to my friend, Reverend Eugene J. Connelly of the Cathedral, Baltimore, Maryland, Seven hundred and fifty dollars as a token of my gratitude to him for his kindness to me and mine.

And I give and bequeath to the Little Sisters of the Poor of Baltimore, Maryland, Five hundred dollars; to the St. Vincent de Paul Society of Baltimore, Maryland, Five hundred dollars; to St. Vincent's Infirmary of Baltimore, Maryland, Five hundred dollars; to the Institute of Mission Helpers Three hundred dollars; to the Henry Watson Children's Aid Society Three hundred dollars; and to the Friendly Inn Association Three hundred dollars.

I give and bequeath to Reverend Arthur B. Stimpfeling, of St. Paul's Church this City, Five hundred dollars in gratitude for his kindness to me dearest to me.

I give to my dear young friend, Eleanor Carter, daughter of my friend, Charles H. Carter, Two thousand Dollars; and to my warm friend and faithful employee, Gertrude S. Davis, fifteen hundred Dollars.

I give to my namesake Field Hawkins, son of Morton Hawkins, of this City, Five hundred Dollars.

I give to my servants, Agnes Robertson, William Clay, Alice Guill and Corneilia Anderson, each the sum of One hundred dollars, if respectively in my service at my death; otherwise not.

I give and bequeath to the Safe Deposit & Trust Company of Baltimore, twelve bonds of One thousand dollars each, par value, of the United Railways & Electric Company of Baltimore, Maryland, First Mortgage, four per cent. bonds, due 1949, In Trust to collect the income or interest arising therefrom, and after payment of taxes thereon, and a commission of Five per cent. of said income to said Trustee for its services

as such to pay the income remaining, quarterly, to my and my beloved wife's faithful friend and servant, Cathinka Scharoun, for and during her natural life; and from and after her death, this trust shall cease and said trustee shall at once pay and deliver over said bonds or trust fund in its entirety to my dear niece, Elizabeth B. Field, daughter of my only brother, to whom, my said niece, I do give and bequeath the same as her absolute property. I give and bequeath to the Catholic Cathedral Church of this City, of which I am a member, Five Hundred Dollars; and to St. Ignatius Catholic Church, Three Hundred Dollars, the latter for the benefit of the Royola College debt fund; and I beg that the Fathers of both of these churches will in their kindness sometime say a mass for the repose of my soul and of the souls of those dear to me.

I give to my good friend, Miss Roretta Wellmore, Five hundred dollars in token of her great kindness to me in my present illness, and I also give to Miss Clara Worthington and Miss Philomena Stouffert, each the sum of two hundred and fifty dollars for their kindness recently shown me and also my beloved wife.

I will and direct that all my household furniture, silverware, pictures, and bric-a-brac and jewelry shall be sold by my executor hereinafter named, and the proceeds of said sale used in the payment of any debts, if any, which I may owe, and of the legacies herein bequeathed and expenses of administration.

I give and bequeath to my faithful friend and servant, Louis Gordon, One hundred Dollars.

I desire and direct that all inheritance taxes of every kind upon any legacies herein shall be paid out of the residue of my estate hereinafter named, and that all legacies shall be paid in full direct to the legatees without deduction on that account.

All the rest and residue of my property of every kind, wheresoever situated, I give and bequeath to my dear brother, W. C. Mason Trust, absolutely. I do not imagine the moment will be such, but hope he will accept it whatever it may be, as a mark of my affection.

I appoint my life long friends, Charles H. Craker and R. L. H. Marshall Executors of this my last Will and Testament.

In testimony whereof I have hereunto set my hand and affixed my seal this 3^d day of May, Nineteen hundred and seventeen.

Charles W. Field

Signed, sealed, published and declared as and for his last Will and Testament by the above named testator Charles W. Field, in the presence of us, who at his request in his presence and in the presence of each other have hereunto set our hands as witnesses thereto.

Geo. W. Daterer
Charles L. Hutchins
Walter R. Heath

Baltimore City, S.S.:

On the 24th day of May 1917, came Charles H. Craker and made oath in due form of law, that he does not know of any Will or Codicil of Charles W. Field late of said City, deceased, other than the above instrument of writing, and that he procured the within Will from the effects of the Testator, that Testator died on the 20th day of May 1917.

Sworn to in open Court.

Test: Howard W. Jackson
Register of Wills for Baltimore City.

Baltimore City, S.S.:

On the 24th day of May 1917 came Geo. W. Daterer, Charles L. Hutchins and Walter R. Heath the three subscribing witnesses to the foregoing last Will and Testament of Charles W. Field late of said City, deceased, and made oath in due form of law, that they did see

Testator sign and seal this Will; that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request; and in the presence of each other.

Sworn to in open Court.

Test: Howard W. Jackson
Register of Wills for Baltimore City.

In the Orphan's Court of Baltimore City:

The Court, after having carefully examined the above last Will and Testament of Charles W. Field late of Baltimore City, deceased, and also the evidence adduced as to its validity, orders and Decrees this 20th day of May 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Charles W. Field deceased.

Judges: Myer J. Block
Harry C. Guther
William M. Dunn

State of Maryland, Baltimore City, S.S.

I, Howard W. Jackson, Register of Wills and by law, Keeper of the Seal and of the Records and of the Original Papers of the Orphan's Court of Baltimore City, do hereby certify that the foregoing is a true and full copy of the last Will and Testament of Charles W. Field late of said City, deceased, together with the proofs and probate thereof taken from Wills Liber H. H. J. No. 126 folio 81 being one of the Records, filed, recorded and kept in the office of Register of Wills for Baltimore City.

In testimony whereof, I hereunto subscribe my name and affix the Seal of said Court and office this 25th day of February in the year of our Lord nineteen hundred and eighteen.

Howard W. Jackson
Register of Wills for Baltimore City.

Arrived for record 21st day of February 1918, Secretary filed, recorded and examined.

Test: W. J. Poole
Register of Wills for Baltimore County.

John B. Burnham } I the said John B. Burnham of Baltimore County, and
Last Will & Testament } the State of Maryland, do hereby this 23rd day of March
nineteen hundred and eleven after all my debts are
paid I will all the remainder of my property both real estate and personal property to my wife, Margaret Virginia Burnham to dispose of as she may see proper
The said Margaret Virginia Burnham to settle up with said Bond
My name and seal

John B. Burnham

Witness Joseph W. Donald
John W. Haddonatt

Baltimore County, S.S.:

On the 26th day of Feb. 1918, came Margaret Virginia Burnham and made oath that she does not know of any Will or Codicil of John B. Burnham late of said County, deceased, other than the above instrument of writing, and that she found the same among private papers of deceased on or about the 25th day of January 1918, and Testator died 17th day of January 1918.

Sworn to before the subscriber.

Jno J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 26th day of February 1918, came Joseph W. Oswald and John H. Hoddinot subscribing witnesses to the foregoing Last Will and Testament of John B. Beunharn, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

Jno J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of John B. Beunharn late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees this 26th day of February 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said John B. Beunharn deceased.

Benj. G. Miller
Charles H. Hoax
John Hoff

Alma von Maries } Last Will and Testament of Alma von Maries nee Dehne.
Last Will & Testament } I, Alma von Maries, being of sound mind and memory,
as made this my last will and testament.

I give and bequeath to my dear husband, Hans von Maries all my personal and real estate of whatsoever nature and kind absolutely, with the request that after his death the same be equally divided between our two children, Alma Claire von Maries and Margaret von Maries.

I appoint my dear husband, Hans von Maries, as executor without bond.

Given under my hand and seal this 15th day of January, 1916.

Witness

J. H. Kemmer
H. Clinton Merryman
G. W. Stisser.

Alma von Maries.

Baltimore County, Md:

On the 27th day of Feb'y 1918, came Hans von Maries and made oath that he does not know of any Will or Codicil of Alma von Maries late of said County, deceased, other than the above Instrument of Writing, and that he found the same in Safe Deposit Box at Fidelity Trust Co, on or about the 21st day of Feb'y 1918, and Testator died 17th day of Feb'y 1918.

Sworn to in open Court.

Test: Jno J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 27th day of February 1918, came J. H. Kemmer and H. Clinton Merryman two of the subscribing witnesses to the foregoing Last Will and Testament of Alma von Maries, late of said County, deceased, and made oath that they did see the Testator sign

and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with G. W. Stisser, who is out of the State of Maryland subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other. They also made oath that they are familiar with the handwriting and signature of G. W. Stisser.

Sworn to in open Court.

Test: Jno J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Alma von Maries late of Baltimore County, deceased and also the evidence adduced as to its validity, Orders and Decrees this 27th day of Feb'y 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Alma von Maries deceased.

Benj. G. Miller
Charles H. Hoax

Joshua Sipes }
Last Will & Testament }

Oct. 1st 1916.

On this day I Joshua Sipes make my will I leave to my son William one dollar for the way he has treated me and to my son Alfred the same 1.00 dollar for the way he has treated my wife and to my Daughter Sarah one dollar and the balance of my belongs both personal & real estate to my wife Annie Sipes.

Joshua Sipes

Mrs. Stewart
X Mrs. Annie Sipes
Baltimore County, Md:

On the 21st day of February 1918, came Edward Miller and made oath that he does not know of any Will or Codicil of Joshua Sipes late of said County, deceased other than a prior will dated the 17th day of July 1910 and the above Instrument of Writing, and he received the same from the Testator on or about the 1st day of October 1916 and discovered same among his own papers on or about the 18th day of February 1918, and Testator died 6th day of February 1918.

Sworn to before the subscriber.

Test: Jno J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 21st day of February 1918, came Mrs. Annie Sipes and on the 25th day of February 1918 came Mrs. Stewart, subscribing witnesses to the foregoing Last Will and Testament of Joshua Sipes, late of said County, deceased and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

Jno J. Peach
Register of Wills for Baltimore County.

In the Orphans' Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Joshua Sipes late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 27th day of February 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Joshua Sipes deceased.

Benj. L. Miller
Charles H. Knox

Marie Roeder
Exemplified Copy of
Last Will & Testament

In the name of God, Amen, I, Marie Roeder nee Rudolph of Baltimore Md. being of sound and disposing mind, memory and understanding, do hereby make & declare, this & none other to be my last Will &

Testament.

I desire, first to direct the attention of my Executors, herein after named, that I am indebted to Anna Neubert in the sum of two thousand dollars \$2000. This money is invested in my own name as follows -

One thousand dollars (\$1000) represented by a first trust real estate note on property in the City of Wash. D. C. procured thru the firm of Stone & Fairfax of said City, and one thousand dollars (\$1000) loan in the Piedmont Mount City Co. of Balt. I desire these securities, or their equivalent, to be promptly transferred to Anna Neubert. I desire, that there shall be paid from my estate to my true & faithful friend Anna Neubert during the period of her life, the sum of twenty dollars (\$20) per month, whether she continue to live in my family, or shall change her residence.

To my dear husband August Roeder Sr. I leave the gross income of the house No. 1121 Hollins St. for life; the expenses of this house, as taxes, repairs, ground & water rent etc. to be paid by the estate. I also give him twenty dollars (\$20) per month for life. All the remaining property, whether real, personal or mixed I give & bequeath to my daughter, Adèle Thiermann name, for her sole & separate use & benefit and not subject to the control, debts or engagements of the present or any future husband.

I hereby appoint & constitute my brother, Louis H. Rudolph and my son in law William H. Humme, to be executors of this my last will, without bond

In witness whereof I have hereunto set my hand and seal this 30th day of July A.D. 1915.
Marie Roeder, nee Rudolph

Signed, sealed and declared by Marie Roeder, the above named testatrix, as her last will and testament, and we, at her request and presence, and in the presence of each other have subscribed our names as witnesses thereto.

John W. Reinhardt
H. C. Fry
John Missell

Baltimore City, SS:

On the 25th day of October 1917 came William S. Humme and made oath in due form of law, that he does not know of any Will or Codicil of Marie Roeder late of said City, deceased, other than the above instrument of writing, and that he found this will among testatrix private effects, Notice, and that testatrix departed this life on the 8th day of October 1917 Sworn to in open Court.

Test: Howard W. Jackson
Register of Wills for Baltimore City.

Baltimore City, SS:

On the 25th day of October 1917, came John W. Reinhardt, H. C. Fry and John Missell the three subscribing witnesses to the foregoing last Will and Testament of Marie Roeder late of said City, sworn, and made oath in due form of law, that they did see testatrix sign this Will; that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory, understanding; and that they subscribed their names as witnesses to this Will in her presence at her request; and in presence of each other.

Sworn to in open Court.

Test: Howard W. Jackson
Register of Wills for Baltimore City.

In the Orphans' Court of Baltimore City;

The Court, after having carefully examined the above last Will and Testament of Marie Roeder late of Baltimore City, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 25th day of October 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Marie Roeder deceased.

Judges: Myer J. Block
Harry C. Gaither
William M. Dixon

State of Maryland, Baltimore City, SS:

I, Howard W. Jackson, Register of Wills and by law, keeper of the Seal and of the Records, and of the Original Papers of the Orphans' Court of Baltimore City, do hereby certify that the foregoing is a true and full copy of the Last Will and Testament of Marie Roeder late of said City, deceased, together with the proofs and probate thereof taken from Will's Liber H. W. J. No. 127 folio re Being one of the records recorded, filed and kept in the office of Register of Wills for Baltimore City.



In testimony whereof I have hereunto subscribed my name and affix the Seal of said Court and office, this 26th day of October in the year of our Lord nineteen hundred and seventeen
Howard W. Jackson
Register of Wills for Baltimore City.

Received for record 1st day of March, 1918 same day filed, recorded and examined.

Test: J. J. Pesch
Register of Wills for Baltimore County.

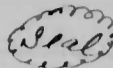
Catherine Belt
Last Will and Testament

I, Catherine Belt of Baltimore County and State of Maryland, knowing the uncertainty of life, and being of sound mind, memory and understanding, do make this my

last Will and Testament, in the manner following, that is to say: After the payment of all my just debts and funeral expenses, I give devise and bequeath to my five children, Mary E. Belt, Cora C. Belt, Melvina D. Belt, Maurice C. Belt and Walter H. Belt. All of my property, real, personal and mixed, wherever situated, to be held by them jointly, with all the rights in said property that belongs to their ownership therein, by reason of this my last Will and Testament.

I constitute and appoint my daughter Mary E. Belt to be the executrix of this my

Last Will and Testament excusing her from bond, hereby revoking all other Wills and Codicils by me heretofore made. In testimony whereof I have heretofore subscribed my name and affixed my seal, this 26th day of June, in the year nineteen hundred and fifteen.

Catherine Belt 

Signed, sealed, published and declared by the above named Testator as and for her last Will and Testament, in the presence of us, who at her request, in her presence, and the presence of each other, have heretofore subscribed our names as witnesses.

George L. Hoffmann
George Thurston
William S. Bull

Baltimore County, SS:

On the 5th day of March 1918 came Mary E. Belt and made oath that she does not know of any Will or Codicil of Catherine Belt late of said county, deceased, other than the above Instrument of Writing, and that she found the same among the papers of Testatrix on or about the 15th day of February 1918 and Testatrix died 14th day of February 1918.

Sworn to in open Court.

Test: Wm. J. Pouch
Register of Wills for Baltimore County.

Baltimore County, SS:

On the 5th day of March 1918 came George L. Hoffmann, George Thurston and William S. Bull, subscribing witnesses to the foregoing Will and Testament of Catherine Belt, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of their so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Pouch
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Catherine Belt late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 5th day of March 1918 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Catherine Belt deceased.

Benj. G. Miller
Charles H. Storr
John Hoff.

Elizabeth L. Stock } I Elizabeth L. Stock of Baltimore County in the State
Last Will & Testament } of Maryland do make this my last Will and Testament
in the manner following. What is to say after the
payment of all my just debts and funeral expenses I give and bequeath unto my
daughter Mary Magdalena Peltzer, five acres of land and all the buildings thereon
and all household, furniture situated on the Reisterstown Pike fourth District
of Baltimore County, Md
Mary Magdalena Peltzer to be the Executor of this my last will and Testament.

In testimony whereof I have heretofore subscribed my name and affixed my seal
Elizabeth L. Stock

Signed, sealed, published and declared by the above named Testator as and for her last Will and Testament in the presence of us who at her request, in her presence and the presence of each other have heretofore subscribed our names as witnesses

Witness John S. Smith
John Huthenauer

Baltimore County, SS:

On the 12th day of March 1918, came Elizabeth L. Peltzer and made oath that she does not know of any Will or Codicil of Elizabeth L. Stock late of said County, deceased, other than the above Instrument of Writing, and that she found the same among papers of Testatrix on or about the 1st day of March 1918. Testatrix died 28th day of February 1918.

Sworn to in open Court.

Test: Wm. J. Pouch
Register of Wills for Baltimore County.

Baltimore County, SS:

On the 13th day of March 1918, came John S. Smith and John Huthenauer, subscribing witnesses to the foregoing last Will and Testament of Elizabeth L. Stock, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Pouch
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Elizabeth L. Stock late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 13th day of March 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Elizabeth L. Stock deceased.

Charles H. Storr
John Hoff.

George Dayleure Ford } Last Will and Testament of George Dayleure Ford
Last Will & Testament } I, George Dayleure Ford of the City of Baltimore in the State
of Maryland, being in perfect health of body and of sound
and disposing mind, memory and understanding, considering the certainty of death and the
uncertainty of the time thereof and being desirous to settle my worldly affairs and there-
by be the better prepared to leave this world when it shall please Almighty God to call
me hence do therefore make, publish and declare this to be my last Will and Testament
hereby revoking all other Wills and Testaments heretofore by me made.

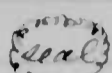
After the payment of all my just debts and funeral expenses, I make the following
disposition of my estate, to wit:
I devise, give and bequeath unto my dear wife, Carrie Mitchell Ford, all my estate
and property of every kind and description whatsoever the same may be situated, abso-
lutely.

I hereby nominate and appoint my dear wife, Carrie Mitchell Ford, as Executrix of this my Last Will and Testament and I declare and say that it is my wish and desire that my Executrix above named in whose integrity and good judgment I repose the fullest confidence, shall be excused from giving bond further than to secure the payment of taxes, court costs, etc.

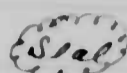
In Testimony Whereof I have hereunto set my hand and affixed my seal this 17th day of

September in the year One Thousand Nine Hundred and Four,

George V. Ford



George Vaylure Ford



Signed, Sealed, Published and Declared by George Vaylure Ford the above named Testator as and for his Last Will and Testament in the presence of us, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses hereto.

Robt. Greenwood Lawson & Co. Sols
Frank M. Heslop.

Baltimore County, Md:

On the 12th day of March, 1918, came R. Carter Rose and made oath that he does not know of any Will or Codicil of George Vaylure Ford late of said County, deceased, other than the above Instrument of Writing and that he received the same from Carrie Mitchell Ford on or about the 15th day of August 1917 and Testator died 5 day of July 1919.

Sworn to in open Court.

Test:

Wm. J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md.

On the 15th day of March, 1918, came Carrie Mitchell Ford and made oath that she is familiar with the handwriting and signature of George Vaylure Ford, deceased, and that the signature attached to the foregoing Last Will and Testament of George Vaylure Ford, deceased, is the true and genuine signature of George Vaylure Ford, to the best of her knowledge and belief.

Sworn to in open Court.

Test:

Wm. J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md.

On the 12th day of March, 1918, came Harriett Heslop, and made oath that she is familiar with the handwriting of Robert Greenwood Lawson & Co. Sols, who is now in France and Frank M. Heslop, who is now deceased, the two subscribing witnesses to the foregoing Last Will and Testament of George Vaylure Ford, deceased, and that the signatures attached to the foregoing Will, are the true and genuine signature of Robert Greenwood Lawson & Co. Sols and Frank M. Heslop, to the best of her knowledge and belief.

Sworn to in open Court.

Test:

Wm. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above Last Will and Testament of George Vaylure Ford late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 12th day of March 1918, that

the same be admitted in this Court as the true and genuine last Will and Testament of the said George Vaylure Ford deceased.

Berj. G. Miller
Charles H. Knox
John Hoff

Mathilde S. Willyoung,
Last Will & Testament

I, Mathilde S. Willyoung, of Baltimore County in the State of Maryland, do hereby make, publish and declare this my last will and testament in manner and form

following, that is to say:

After the payment of all my just debts and funeral expenses I give, devise and bequeath my estate and property as follows:-

1. I give and bequeath my jewelry and personal effects unto my daughter, M. Margret Martin and Thetla L. Willyoung.
2. I give and bequeath unto said Thetla L. Willyoung and unto my son, Eugene S. Willyoung, the sum of one thousand dollars each for services rendered to me and to my husband by each of them. If my personal estate (exclusive of my jewelry and personal effects hereinbefore bequeathed) is not sufficient for the payment of my funeral expenses, debts, costs of administration and said two legacies of one thousand dollars each, then I charge said legacies upon my real estate not hereinafter specifically devised.
3. I give and devise my property, on the southwest corner of Northworth Avenue and Sixty - eighth Street in the City of Chicago, State of Illinois (said property being the same conveyed to me by my husband, Samuel Willyoung by deed, dated January 25, 1910, and recorded in the Office of the Recorder of Deeds of Cook County, Illinois, in Book 10306, page 398) unto said Samuel Willyoung for and during the term of his natural life and after his death unto said M. Margret Martin, Thetla L. Willyoung, and Eugene S. Willyoung and my son, C. Alfred Willyoung their heirs and assigns, equally and absolutely.
4. All the rest and residue of my estate, real, personal or mixed, of whatever kind or description, and wheresoever situate, both that of which I am now seized or possessed, and that of which I may be seized or possessed at the time of my death, I give, devise and bequeath unto said M. Margret Martin, Thetla L. Willyoung, Eugene S. Willyoung and C. Alfred Willyoung, their heirs, personal representatives and assigns, equally and absolutely.
5. I wish to add that my son, Lester C. Willyoung is not a beneficiary under my will because he has in past years received various sums of money from me (applied in payment of his debts and otherwise), said sums being far in excess of what his share of my estate would be, should I die intestate. Statements of these matters may be found among my documents.
6. I constitute and appoint said Eugene S. Willyoung, C. Alfred Willyoung, and Thetla L. Willyoung and the survivors, or survivor, of them to be the executors of this my last will and testament, without bond except as may be required by law, and I hereby revoke all other wills and codicils by me heretofore made.

In witness whereof I have hereunto set my hand and affixed my seal this 12th day of March, in the year one thousand nine hundred and fourteen.

Mathilde S. Willyoung

Signed, sealed, published and declared by Mathilde S. Willyoung, the above named testatrix, as and for her last will and testament, in the presence of us, who, at her

request, in her presence, and in the presence of each other, have hereto subscribed our names as witnesses to the same.

Ward B. Coe
1206 Fidelity Bldg. Balto.
Howard B. Brauner
Relay, Maryland.
J. Wm Schimmel
1016 N. Patt. Bldg. Balto. Md.

Baltimore County, Md:

On the 16th day of March 1918 came Eugene S. Willgoose and made oath that he does not know of any Will or Codicil of Mathilde S. Willgoose late of said county, deceased, other than the above Instrument of Writing, and that he found the same in Safe Deposit Box at the Metropolitan Savings Bank on the 14th day of March 1918, and Testatrix died 13th day of March 1918.

Sworn to before the subscriber.

Wm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 16th day of March 1918 came Ward B. Coe, Howard B. Brauner, and J. Wm Schimmel, subscribing witnesses to the foregoing Last Will and Testament of Mathilde S. Willgoose, late of said county, deceased and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

Wm J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Mathilde S. Young late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 19th day of March 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Mathilde S. Willgoose deceased.

Benj. G. Miller
Charles H. Stox
John Hoff.

Charles V. Boblitz } I, Charles V. Boblitz, of Baltimore County, State of Maryland,
Last Will & Testament } do make this my last Will and Testament in the manner fol-
lowing; that is to say,

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follows;

1. I give and bequeath to Mrs. Annie Bowers, of Baltimore County, State of Maryland, all personal property that I die possessed of or entitled to.
2. I give and devise to Mrs. Annie Bowers, of Baltimore County, State of Maryland, all that farm or tract of land which was conveyed to me by one John A. Bowers and Berrie Bowers, his wife, by deed dated July, 13th 1912 and recorded among the Land Records of Baltimore County, in Liber D. C. C. No. 378 folio 470, in fee simple, absolutely.
3. I hereby constitute and appoint Mrs. Annie Bowers to be the Executrix of this my last

will and testament and I request that she be excused from giving bond as such.

4. I hereby revoke all other wills and codicils by me heretofore made. In testimony whereof I have hereto subscribed my name and affixed my seal this 27th day of June in the year one thousand nine hundred and fourteen.

Charles V. Boblitz

Signed, sealed, published and declared by the above named testator Charles V. Boblitz, as and for his last Will and Testament, in the presence of us, who at his request, in his presence and the presence of each other, have hereto subscribed our names as witnesses.

John W. Benson
C. H. Crouse
Blynden
Blynden

Baltimore County, Md:

On the 19th day of March 1918, came Annie Bowers and made oath that she does not know of any Will or Codicil of Charles V. Boblitz late of said county, deceased, other than the above Instrument of Writing and that she found the same among the papers of Testator on or about the 12th day of March 1918 and Testator died 11th day of March 1918.

Sworn to in open Court.

Wm J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 19th day of March 1918 came John W. Benson and C. H. Crouse, subscribing witnesses to the foregoing Last Will and Testament of Charles V. Boblitz, late of said county, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Wm J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Charles V. Boblitz late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 19th day of March 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Charles V. Boblitz deceased.

Benj. G. Miller
Charles H. Stox
John Hoff.

Samuel B. Weaver, } I, Samuel B. Weaver, do make, publish and declare this
Last Will & Testament } to be my last will and testament.

All my real and personal estate, of every kind and description and wheresoever situated, I give, devise and bequeath to my wife, Elvira Elizabeth Weaver for her own separate use absolutely to do with as she may think proper during her life I having full confidence in her justice and equity to make a proper disposition of any that remains at her death, my desire being that she shall devise and such remainder equally among any child or children of ours that may be living at the time of her death.

I name and appoint my said wife as sole executrix of this my will and I desire that she be excused by the Court from giving bond.

In testimony whereof I have hereunto set my hand and seal this Twenty Second day of April 1913.

Samuel Bartle Weaver

Signal, sealed, published and declared as and for his last will and testament by the above Samuel B. Weaver, in the presence of us, who at his request and in the presence of each other have hereunto subscribed our names as Witnesses.

Edgar H. Paxson Jr.
Geo. S. Stirkney

Baltimore County, S.S.:

On the 19th day of March 1918 came Samuel Chase Weaver and made oath that he does not know of any Will or Codicil of Samuel B. Weaver late of said County, deceased, other than the above Instrument of Writing and that he found the same in Dicklar's safe in the Singer Bldg. on or about the 4th day of March 1918, and Dicklar died 3rd day of March 1918. Sworn to in open Court.

Test: J. J. Beach
Register of Wills for Baltimore County.

Baltimore County, S.S.:

On the 19th day of March 1918 came Geo. H. Stirkney one of the subscribing witnesses to the foregoing Last Will and Testament of Samuel B. Weaver late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Edgar H. Paxson Jr. who is out of the State of Maryland subscribed their names as Witnesses to this Will in his presence at his request and in the presence of each other, and he further makes oath that he is familiar with the signature of Edgar H. Paxson Jr. and that the signature to the foregoing Will is the true and genuine signature of Edgar H. Paxson Jr. to the best of his knowledge & belief. Sworn to in open Court.

Test: J. J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Samuel B. Weaver late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees the 17th day of March 1918 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Samuel B. Weaver deceased.

Benj. G. Miller
Charles H. Stier
John S. Hoff.

Ruth Ann Ensor } In the name of God! Amen. I Ruth Ann Ensor, of Baltimore County, State of Maryland, being in reasonable health of body, and of sound disposing mind, memory and understanding, do make this my last Will and Testament, in manner following, to wit:
Item 1. I order and direct my Executors herein after named, to sell at public or private sale all the Real Estate of which I may die seized and possessed, within two years after my decease, and with the proceeds thereof, together with all my personal and mixed property, notes of hand, money and evidences of indebtedness, to be disposed of as follows,
Item 2. I give and bequeath to my son George W. the sum of five hundred dollars for services rendered.

Item 3. After the payment of my debts, the costs of administering my Estate, and the payment of the above named legacy, I will and devise all the residue of my estate as follows; to my son George W. one-fifth portion; to my son John L. one-fifth portion; to my son Elijah, one-fifth portion; to my daughter Sallie one-fifth portion, and to the children of my deceased daughter Delilah one-fifth portion, share and share alike; subject however to be deducted out of my daughter Sallie's share the amount of a note of one hundred and fifty dollars, which I signed for the benefit of Dr. Holifon Ensor, in case I pay the same or my estate should be responsible for, and subject also to be deducted out of the portion will and devised to the children of my deceased daughter Delilah whatever sum or sums their father Joseph may owe me for Rent at my decease or may owe my estate.

Item 4. I hereby appoint my sons, George W. Ensor and John L. Ensor, as Executors of this my last will and testament, without bond.

Witness my hand and seal this 2nd day of February, nineteen hundred and six.

Ruth Ann Ensor

Signal sealed, published and declared as and for the last will and testament of Ruth Ann Ensor, the above named testatrix, the foregoing paper writing, by her, in our presence, who at her request, in her presence and in the presence of each other have subscribed our names here as witnesses.

Joshua C. Bosley
John Stoffer

Baltimore County, S.S.:

On the 15th day of March 1918 came Joshua C. Bosley and John Stoffer, subscribing witnesses to the foregoing Last Will and Testament of Ruth Ann Ensor late of said County, deceased, and made oath that they did see the testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in her presence at her request and in the presence of each other. Sworn to in open Court.

Test: J. J. Beach
Register of Wills for Baltimore County

I, Ruth Ann Ensor, do hereby add this codicil to my last will and testament, as follows, to wit:

In case that any of my children, ^{or grandchildren} should present a bill against my estate for board of myself or for services rendered me in nursing, I order and direct my executors to deduct the amount of said bill or claim from the portion devised to him, her or them by my last will and testament, and in no event, shall he, she or they receive from my estate any portion excepting the amount of his her or their legacies devised as aforesaid. And in case any of my children ^{or grandchildren} shall contest the validity of my last will and testament and this codicil there to, then in that event, I will and devise them nothing, and revoke and annul the devise made in my said will and testament to him, her or them.

I hereby ratify and confirm my last will and testament in so far as the same is not changed or affected by this my codicil thereto.

And in witness thereof I do subscribe my name and affix my seal this 17th day of October, A. D. 1911

Ruth Ann Ensor

Signal sealed, published and declared the foregoing paper writing, by Ruth Ann Ensor, as a Codicil to her last will and testament in our presence, who, at her request, in her presence.

Last Will and Testament of Ruth Ann Connor

and in presence of each other have subscribed our names as witnesses thereto.

Joshua G. Bosley
Mary E. Bosley

Oct. 17th 1911.

Baltimore County, Md.

On the 12th day of March 1918, came Joshua G. Bosley and Mary E. Bosley, subscribing witnesses to the foregoing Codicil to the Last Will and Testament of Ruth Ann Connor late of said County, deceased, and make oath that they did see the testatrix sign and seal this Codicil that they heard her publish, pronounce and declare the same to be a Codicil to her Last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Codicil in her presence at her request and in the presence of each other.

Sworn to in open Court.

Test: Jm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 12th day of March 1918, came Joshua G. Bosley and make oath that he does not know of any Will or Codicil of Ruth Ann Connor late of said County, deceased, other than the above Instrument of Writing, and that he received the same from testatrix at time of its execution on the 22nd day of Feb'y 1918 and testatrix died 4th day of March 1918.

Sworn to in open Court.

Test: Jm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above Last Will and Testament of Ruth Ann Connor late of Baltimore County, deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, orders and decrees this 12th day of March 1918 that the same be admitted in this Court as the true and genuine Last Will and Testament and Codicil of the said Ruth Ann Connor deceased.

Benj. G. Miller
Charles H. Horox
John Hoff.

William H. Smith
Last Will & Testament

I William H. Smith of the 4th District of Baltimore County do hereby publish this my last will and testament revoking all former wills made by me at any time

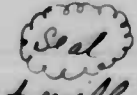
First, my Will is that all my just debts and funeral expenses shall by my executor hereinafter named be paid out of my estate as soon after my decease as shall be convenient
Second, I give to my wife Mary E. Smith all of my personal estate of whatsoever kind, Except what is hereinafter mentioned.

Third, I also give to my wife Mary E. Smith the farm on which we now reside together with all rights, privileges and appurtenances thereto belonging to do with as she may think best
Lastly I do hereby appoint my wife Mary E. Smith to be my Executor of this my last will and Testament and it is my request that no bond be required

In testimony whereof I hereunto set my hand and affix my seal this Eleventh day of May in the year 1894

William H. Smith

Signed sealed published and declared by the William H. Smith as and for his last will and testament in the presence of us who at his request and in his presence and in the presence



of each other have subscribed our names as witnesses thereto

Philip D. Pfeffer
H. Bushby Lloyd
John H. Rockley
Baltimore County, Md.

On the 21st day of March 1918, came Mary E. Smith and made oath that she does not know of any Will or Codicil of William H. Smith late of said County, deceased, other than the above Instrument of Writing, and she found the same among papers of deceased on the 26th day of November 1917 and testatrix died 20th day of November 1917.

Sworn to in open Court.

Test: Jm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 21st day of March 1918, came Philip D. Pfeffer and H. Bushby Lloyd, two of the subscribing witnesses to the foregoing Last Will and Testament of William H. Smith late of said County, deceased, and made oath that they did see the testator sign and seal this Will that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they, together with John H. Rockley, who is sick, and whose attendance cannot be had, subscribed their names as witnesses to this Will in his presence at his request and in the presence of each other.

Sworn to in open Court.

Test: Jm. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above Last Will and Testament of William H. Smith late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees this 21st day of March 1918 that the same be admitted in this Court as the true and genuine Last Will and Testament of the said William H. Smith deceased.

Benj. G. Miller
Charles H. Horox
John Hoff.

David R. Steele
Exemplified Copy of
Last Will & Testament

I David R. Steele of Curtis Bay Anne Arundel County in the State of Maryland, do hereby make publish and declare this to be my last Will and Testament, and I hereby revoke all other wills and testaments, codicil and codicils thereto,

heretofore made by me.

First, I hereby direct my Executors and Executor hereinafter named, to pay all my just debts and funeral expenses.

Second, I hereby constitute and appoint my wife, Marie Partner Steele as Co-executrix and James P. Ramon as Executor of this my last Will and Testament. For their services, each shall receive the sum of Two Hundred and Fifty Dollars (\$250.00) in lieu of commissions. In the event of the death or inability to act of either of them, the other shall be fully empowered to act, and shall receive the total compensation of Five Hundred Dollars (\$500.00). I direct they shall give bond, not exceeding the appraised value of my estate, for the faithful execution of their duties, and that the premiums upon said bonds shall be paid out of my estate.

I give to my Executors and to my Executor herein named or the survivor, and any duly qualified successor or successors, full power and authority and I now hereby solemnly authorize and empower them, the survivor, and any duly qualified successor or successors, in their discretion, at any time within two years, after my death, but not after that time, to sell, convey and transfer absolutely, (the purchaser or purchasers thereof not to be bound nor liable to see to the application of the purchase money) any part or all of my real estate, wheresoever located, which I may own at the time of my death; the proceeds realized from such sales of the real estate then to become a part of my personal estate and to be settled in the accounts of my said Executors and Executor, or the survivor, or their duly qualified successor or successors, in accordance with the individual rights, existing in said real estate, at the time of my death.

And further, with power to my Executors and Executor herein named, the survivor, or their duly qualified successor or successors to invest and to re-invest the proceeds of my such sales pending the distribution of my estate, and from time to time to change said investments as may be advisable, selecting for the purpose of such investments, such approved securities as they may deem a proper investment.

Third, I hereby constitute and appoint my wife, Marie Butler Steele, and James P. Basson, guardians of my two children, namely, David Reisinger Steele, junior, and John Butler Steele, born to me of my wife Marie Butler Steele.

It being my desire that the said guardians shall have full custody and control of said children, and the entire management and control of their estate, whether real, personal or mixed and wheresoever located, until each of said children shall have arrived at the age of twenty-one years.

Fourth, I give, devise and bequeath all my property of every kind, real, personal and mixed, and wheresoever situated unto my two sons namely David Reisinger Steele, junior, and John Butler Steele, born to me of my wife Marie Butler Steele, to them absolutely, share and share alike.

Fifth, I make no bequest or devise to my dear wife, Marie Butler Steele, if she survives me, as her interest and rights, if she elects to demand the same, are fully and amply fixed and determined by law, being convinced that she shares fully, in common with me, that thought and deep consideration for the future welfare, happiness and contentment of our two sons, hereinbefore mentioned.

In testimony whereof, I have hereunto subscribed my name and affixed my seal this 8th day of June, in the year nineteen hundred and seventeen.

(Signed) David R. Steele

Signed, sealed, published and declared by David R. Steele, the above named testator as and for his last Will and Testament, in the presence of us who at his request, in his presence, and in the presence of each other, this Eighth day of June, 1917, hereunto subscribe our names as witnesses.

(Signed) Isaac D. Wheaton

(Signed) Margaret B. Reelner
Court's Day.

Anne Arundel County, Md.

On the 30th day of June 1917, came Marie B. Steele and James P. Basson Executors and made oath in due form of law that they do not know of any Will or Codicil of David R. Steele except a Prior Will of the date of December 18, 1916 late of said County, deceased, other than the above instrument of writing, and that he received the same from the decedent at the time of the execution of the same, and that they delivered the same to the Register of Wills for probate and that the decedent departed this life on or about the 22nd day of June 1917.

Sworn to before

Oden B. Ducekett
Register of Wills for Anne Arundel County.

Anne Arundel County, Md.

On the 30th day of June 1917 came Isaac D. Wheaton and Margaret B. Reelner, the two subscribing witnesses to the foregoing last Will and Testament of David R. Steele late of said County, deceased, and made oath in due form of law, that they did see the testator sign and seal this Will; that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together subscribed their names as witnesses to this Will in his presence, at his request and in the presence of each other.

Sworn to in open Court.

Test: Oden B. Ducekett
Register of Wills for Anne Arundel County.

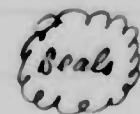
In the Orphans' Court of Anne Arundel County,

The Court, after having carefully examined the above last Will and Testament of David R. Steele, late of said County, deceased, and also the evidence adduced as to its validity, orders and decrees this 3rd day of July 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said David R. Steele, deceased.

James Cresswell C.J.
Leonora Ball C.J.
Geo. W. Hyde C.J.

State of Maryland, Anne Arundel County.

I, Oden B. Ducekett, Register of Wills and by law Keeper of the Seal, and of the Records and of the Original Papers of the Orphans' Court of Anne Arundel County, do hereby certify that the foregoing is a true and full copy of the last Will and Testament of David R. Steele late of said County, deceased together with the proofs and probate thereof, taken from Liber B. B. D. No. 1, folio 422 or one of the Will record books kept in the office of Register of Wills for Anne Arundel County.



In Testimony Whereof, I hereunto subscribe my name and affix the Seal of said Court this 13th day of July in the year of our Lord, nineteen hundred and seventeen.

Oden B. Ducekett

Register of Wills for Anne Arundel County.

Proceeds for record 1st day of April 1918, Sunday first receipt and returned

William W. Piel, Sr. } I, William W. Piel, Senior, of Baltimore County, in the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory and understanding, do make, publish and declare this my last Will and Testament in manner following, that is to say:

After the payment of my just debts and funeral expenses (including suitable tomb-stones at my grave, the cost of which to be in the discretion of my executors), I will, devise and bequeath as follows:

Item 1. I give and bequeath to my beloved wife, Annie M. Piel, absolutely, all my personal property, of every kind and description, it being my intention by this my said Will to bequeath to her, my said wife, absolutely, all the property of every kind, description and character whatsoever which I may own or die possessed of at the time of my death, excepting the real estate, leasehold property, or my reversionary interest in any such property of which I may die seized and possessed, and excepting also the shelving, counters, bins and show cases now in the store conducted by me.

Item 2: All my real or leasehold property, together with my reversionary interest in any

such property, of which I may die seized and possessed, I will and direct that the same, or such part or parts thereof, in the discretion of my executors herein after named, or the survivor of them, shall be sold and out of the net proceeds of any such sale or sales to pay to my following named children within one year after my death, without interest, the respective sums of money as follows: To my daughter, Mrs. Mollie Reimerschneider, Four Hundred (\$400.00) Dollars; to my daughter, Ida Piel, Four Hundred (\$400.00) Dollars; to my son, Louis S. Piel, Three Hundred (\$300.00) Dollars; to my son, J. J. Milton Piel, Three Hundred (\$300.00) Dollars; and to my son, Bertram L. Piel, Three Hundred (\$300.00) Dollars, any net balance of the proceeds of such sale or sales to be invested by my executors or the survivor of them in such manner as my said executors or the survivor may think proper and the net income or profits of such investment or investments to be paid to my said wife, Annie M. Piel, for and during the period of her natural life, and I further will and devise to my said wife, Annie M. Piel, any and all such property referred to, in this the second item of my will, which may from time to time be sold or disposed of or not sold as aforesaid for and during the period of her natural life, she to derive absolutely all the income and profits thereof during her natural life, she, my said wife, however, until such sale or sales be made as aforesaid, to pay all the attending expenses, charges or liens thereupon, and to keep the same in as good a condition of repair, as the same may be at the time of my death; upon and after the death of my said wife, I then will and devise all the property mentioned in this item II of my will, undivided of and the net proceeds of such sale or sales of such property as may be sold hereunder, unto all my children, namely, my five above named children and my son, William F. Piel, Jr., share and share alike, the child, children or descendants of any of my said children, predeceasing my said wife, shall take the interest or estate to which its or their parent would have been entitled, in my estate as herein before directed, if he, she or them had survived her, my said wife, per stirpes, in the event, however, of anyone or more of my said children predeceasing my said wife leaving no child, children or descendants surviving, I then will, devise and direct that the respective interest or estate hereinbefore bequeathed to her, him or them, shall be equally divided among all my remaining children living at the time of the death of my said wife, the child, children or descendants of any deceased child, living at the time of the death of my said wife, however, to take the interest or estate to which its or their parent would have been entitled had she, he or they survive my said wife, per stirpes.

Having herein endeavored to provide for my said wife and children in the manner which my best judgment dictates more amply providing for my other children, than my said son, William F. Piel, Jr., because I have heretofore given my said son William certain real estate, I therefore especially will and direct that in the event of either my said wife or anyone or more of my said children or anyone or more persons beneficiary under this will attempting to or in any manner aiding in any attempt to break this my said will or to have the same or any part thereof annulled or set aside, then I will and direct that any devise or bequest hereunder to him, her or them so attempting, shall be and is hereby revoked and annulled and the interest or estate which he, she or they would otherwise have acquired hereunder shall revert to and be equally divided between the others entitled under this will in the manner as herein before provided.

I hereby constitute and appoint my said wife, Annie M. Piel, and my said son, Bertram L. Piel, and the survivor of them, to be the executors or executor of this my last will and Testament, with full power to them and to the survivor to sell all or any part or parts of the property mentioned in item II of this will, at any time or times after my death, either at public or private sale or sales and upon terms discretionary to them or to the survivor, the net proceeds thereof to be invested in any manner discretionary to them or to the survivor,

the net proceeds thereof to be invested in any manner discretionary to said executors or the survivor with full power to them or the survivor to dispose of or change any investment whatsoever made by them or the survivor, and to re-invest the same in any manner discretionary to them or the survivor, and to re-invest the same in any manner discretionary to them or the survivor, the net proceeds of any such investment or investments to be paid to my said wife for and during the period of her natural life, and from and after her death the same to go to my said children or their descendants or to those entitled thereto as herein before directed; I will and direct that in the exercise of any power herein conferred upon my said executors or the survivor, no purchaser or purchasers shall in any manner be held liable to see to the application of any purchase money, and I further direct that my said executors or the survivor shall be relieved from giving bond and that they shall each receive the sum of fifty (\$50.00) Dollars in full payment for their services as executors in lieu of all commissions to which they would be entitled.

And lastly I hereby declare this and none other to be my true last will and Testament, hereby revoking and annulling all wills by me at any time heretofore made.

In testimony whereof, I have this 21st day of May, in the year Nineteen Hundred and Nineteen, hereto subscribed my hand and seal.

William F. Piel

Signed, Sealed, Published and Declared by the above named testator, William F. Piel, Sr., as such for his last will and Testament in our presence, who at his request, in his presence and in the presence of each other, have hereto signed our names as witnesses.

Rev. J. H. Hoerr
C. V. Ronge

Herman J. Riebro
Woodlawn, Balto. Co. Md.
H. H. Riebro
Woodlawn, Balto. Co. Md.

Baltimore County, SS:

On the 15th day of January 1918, came Bertram L. Piel and made oath that he does not know of any will or Codicil of William F. Piel late of said county, deceased, other than the above Substantive of Writing, and that he received the same from Annie M. Piel on or about the 15th day of January 1918 and testator died 11th day of January 1918

Sworn to in open Court.

Not: Jm. J. Proch
Register of Wills for Baltimore County.

Baltimore County, SS:

On the 27th day of March 1918, came Rev. J. H. Hoerr, C. V. Ronge, Herman J. Riebro and H. H. Riebro, subscribing witnesses to the foregoing Last Will and Testament of William F. Piel, Sr., late of said County, deceased, and made oath that they did see the testator sign and seal this will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber.

Jm. J. Proch
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:


The Court, after having carefully examined the above last will and Testament of William F. Piel, Sr. late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees this 27th day of March 1918, that the same be admitted in this Court as the true and genuine last will and Testament of the said William F. Piel, Sr. deceased.

Charles H. Knox
John Hoff

Joseph Blagett Gray }
Exemplific Copy of }
Last Will & Testament

I, Joseph Blagett Gray, of the County of Charles in the State of Maryland, being of sound and disposing mind, memory and understanding, do make this my last will and testament, hereby revoking all other wills and testaments heretofore made by me.

I give, devise and bequeath my farm known as Friendship, and all other real and personal property, to my wife, Ella Stonebraker Gray, during her lifetime, giving her permission to dispose of any or all of it whenever she herself, or Paul Gray considers the price offered a desirable one. After her death, to my nephew, Paul Gray, absolutely and in fee simple. Lastly, I appoint my brother, George William Gray, executor of this, my last will and testament to serve without bond. In case of the death of my said brother George William Gray executor of this, my last will and testament to serve without bond. In case of the death of my said brother George William Gray before my death I appoint my nephew Paul Gray in his place as my executor and desire that no bond shall be required of him. In testimony whereof I hereunto set my hand and seal this 16th day of April in the year nineteen hundred and fourteen to this my last will and testament.

Joseph Blagett Gray, 
Witnesses:
Geo. J. Lathoum
John C. Hall
John C. Coyer

Signal sealed, published and declared by the above named testator Joseph Blagett Gray, as and for his last will and testament in the presence of us who at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto.

Charles County, Md.

On the 2nd day of January 1917 came George William Gray and made oath in due form of law that he does not know of any Will or Codicil of Joseph Blagett Gray late of said County, deceased, other than the above instrument of Writing, and that he received the same from Mrs. Joe Blagett Gray, widow of testator on or about the 25th day of December 1916

Test: Charles N. Dement
Register of Wills for Charles County.

Charles County, Md.

On the 30th day of January 1917, came John C. Hall and Geo. J. Lathoum two of the subscribing witnesses to the foregoing last Will and Testament of Joseph Blagett Gray late of said County, deceased, and made oath in due form of law, that they did see the Testator sign and seal this will; that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing, he was, to the best of his apprehension of sound and disposing mind, memory, understanding, and that they together with John C. Coyer subscribed their names as witnesses to this Will in his presence at his request; and in the presence of each other.

Test: Charles N. Dement
Register of Wills for Charles County.

In the Orphans Court of Charles County, Maryland.
The Court, after having carefully examined the foregoing last Will and Testament of Joseph Blagett Gray late of Charles County, Maryland, deceased, and also the evidence admitted as to its validity, Orders and Decrees this 16th day of February 1917 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Joseph Blagett Gray, deceased.



Charles D. Carpenter C. J.
Geo. P. Goode
J. P. Johnson
Judges of the Orphans Court of Charles County, Maryland

Test: Charles N. Dement
Register of Wills of Charles County, Md.

State of Maryland, Charles County,

I, Charles N. Dement, Register of Wills, and by law Keeper of the Seal, and of the Records, and of the Original Papers of the Orphans Court of Charles County, do hereby certify that the foregoing is a true and full copy of the Last Will and Testament of Joseph Blagett Gray, together with proof and probate thereof late of said County, deceased.
Taken from Liber No. 20 folio 20 etc. one of the will books kept in the office of Register of Wills of Charles County.

In testimony whereof I hereunto subscribe my name and affix the Seal of said Court 23rd day of March in the year of our Lord, nineteen hundred and eighteen.
Charles N. Dement.
Register of Wills of Charles County.

Received for record 28th day of March 1918 same day filed, recorded and examined.

Test: Geo. J. Cooch
Register of Wills for Baltimore County.

Mr. Bertram }
Last Will & Testament

In the Name of God Amen,
I, Ida Bertram, being of sound and disposing mind and memory, and considering the uncertainty of this life, do make, publish and declare this to be my last Will and Testament, as follows: First, after my lawful debts are paid, I give unto my son, Henry C. Bertram, all the Real and Personal property of every description of which I may be possessed at the time of my death. I hereby appoint my said son, Henry C. Bertram to be Executor of this my last Will and Testament; hereby revoking all former Wills and desiring that he serve as Executor without being required to give any bond or security, therefore.

In Witness Whereof, I have hereunto subscribed my name, and affixed my seal, the twenty second day of April in the year of our Lord, one thousand nine hundred and nineteen.

Witnesses:
J. Adolf Witte
Emilia Witte

Subscribed by Ida Bertram the testatrix named in the foregoing Will, in the presence of each of us, and at the time of making such subscription the above Instrument was declared by the said testatrix to be her last Will and Testament, and each of us, at the request of said testatrix and in her presence and in the presence of each other, sign our names as witnesses thereto, at the end of the Will.

J. Adolf Witte
Emilia Witte
Residing 287 State St. Brooklyn N.Y.
Residing 287 State St. Brooklyn
Baltimore County, Md.

On the 27th day of March 1918, came Henry C. Bertram and made oath that

he does not know of any Will or Codicil of Ida Bertram late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testatrix in May 1909 and Testatrix died 12th day of March, 1918.

Sworn to in open Court.

Test: Jno. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 27th March 1918, came Henry C. Bertram and made oath that he is familiar with the handwriting and signature of Ida Bertram, deceased and that the signature attached to the foregoing Will is the true and genuine signature of Ida Bertram, the Testatrix, to the best of his knowledge and belief.

Sworn to in open Court.

Test: Jno. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 27th day of March 1918, came Henry C. Bertram, and made oath that he is familiar with the handwriting and signatures of J. Adolph Wille, who is now deceased, and Emma Wille, whose whereabouts is unknown, and that the signatures attached to the foregoing last Will and Testament of Ida Bertram, decd. are the true and genuine signatures of J. Adolph Wille and Emma Wille, to the best of his knowledge and belief.

Sworn to in open Court.

Test: Jno. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Ida Bertram, late of Baltimore County, deceased and also the evidence adduced as to its validity, orders and Decrees this 27th day of March 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Ida Bertram, deceased.

Charles H. Snow
John Hoff

Oliver Hanson Disney } I, Oliver Hanson Disney, of Baltimore County, in the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory and under-
standing, knowing the certainty of death but the uncertainty of
the time thereof, do hereby make, publish and declare this my last Will and Testament in
manner following, that is to say:

After the payment of my just debts and funeral expenses I hereby give, devise and bequeath all my estate of every kind, both real and personal and wheresoever situate, of which I may die seized and possessed, unto my dear wife, Mary E. M. Disney, to be hers absolutely. In the event of the death of my said wife before me, I then hereby give and bequeath all of my estate aforesaid, unto my three children, by her, that is, unto Bertha Ethel Disney, Ruthford Nelson Disney and William Everett Disney, to be divided between them equally, share and share alike, absolutely and forever.

In making this my last will and testament, I am not unmindful of my other children, each of whom is well beloved of me, and I am confident they will concur in my conviction that the dictates of Justice compel me, at my advanced age, to dedicate my small estate to the needs of my present wife and these young children whom she has borne me.

I hereby nominate, constitute and appoint Watson E. Sherwood to be the executor of this

my last will and testament, hereby revoking and annulling any and all other wills and codicils by me heretofore made, and declaring and affirming this and none other to be my last will and testament.

In testimony whereof, I have hereto subscribed my name and affixed my seal this 10th day of May, in the year one thousand nine hundred and fifteen,

Oliver H. Disney

Signed, Sealed, Published and declared as and for his last Will and Testament by Oliver Hanson Disney, the above named testator, in the presence of us, who at his request, in his presence and in the presence of each other, have hereto subscribed our names as witnesses thereto.

J. George Ritter
Cwings Mills Md.
George Gollison
Cwings Mills Md.
V. Rowe Rice
Shipton Md.

Baltimore County, Md.

On the 10th day of November 1917, came Watson E. Sherwood and made oath that he does not know of any Will or Codicil of Oliver H. Disney late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testator at the time of its execution on the 10th day of May 1917 and Testator died 2nd day of October 1917.

Sworn to before the subscriber.

Test: Jno. J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 10th day of November 1917, came George Gollison and V. Rowe Rice, two of the subscribing witnesses to the foregoing last Will and Testament of Oliver H. Disney, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will; that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with J. George Ritter, who is dead, and whose attendance cannot be had at this time subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber

Jno. J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Oliver H. Disney, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees this 28th day of March 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Oliver H. Disney deceased.

Benj. G. Miller
Charles H. Snow
John Hoff.

Isabelle Shallus } I, Isabelle Shallus, of Roland Park, State of Maryland, being
Last Will & Testament } of sound and disposing state of mind, do make this my last
will and testament, in manner following, that is to say:
After the payment of all my just debts and funeral expenses, I give, devise and

bequeath my estate as follows:

1st: I have already given to my daughter Carrie Shalles Ing, a diamond ring containing one stone, I therefore, give and bequeath to my daughter, Katherine Shalles Pentz, my diamond ring containing five (5) stones.

2nd: I give and bequeath to my daughter, Belle Shalles Greney, all my remaining jewelry of every kind and description.

3rd: I give and bequeath to my grand daughter, Isabelle Shalles Pentz Justi, daughter of Katherine Shalles Pentz, the sum of One Hundred (\$100.00) Dollars.

4th: I give and bequeath to my grand daughter, Betha Geneva Pentz Ziegfeld, daughter of Katherine Shalles Pentz, the sum of One Hundred (\$100.00) Dollars.

5th: I give and bequeath to my grand daughter, Katherine May Belle Ing, daughter of Carrie Shalles Ing, the sum of One Hundred (\$100.00) Dollars.

6th: I give and bequeath to my great grand daughter,
No. 2, continued.

Frances Shalles Justi, daughter of my grand daughter Isabelle Shalles Pentz Justi, the sum of One Hundred (\$100.00) Dollars.

7th: As much as I have given to my grand daughters, Isabelle Shalles Pentz Justi and Betha Geneva Pentz Ziegfeld, the following:

A. Fifty dollars each, on their attaining their Eighteenth Birthday.

B. Fifty (\$50.00) each, for their Trousseaus.

C. A wedding present to each, consisting of a Silver Service.

I give and bequeath to my grand daughter, Katherine May Belle Ing, daughter of Carrie Shalles Ing, the following:

A. Fifty (\$50.00) dollars, to be deposited by my executor as promptly as possible in some Savings Institution of his selection, and turned over to her with the accumulated interest on her attaining 18 years of age.

B. Fifty (\$50.00) dollars, to be deposited by my executor as hereinbefore set forth, and delivered to her on attaining her 21st Birthday, with the accumulated interest, provided she is not married before that date, and if to be married at an earlier date, then said sum with

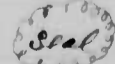
No. 3, continued.

accumulated interest to be paid her in time for use towards her Trousseau.

C. As a Wedding Present, my silver service marked "I. G. S. Sept. 88". Said silver service to be delivered to her at the time of the settlement of my estate.

All the rest and residue of my estate, of every kind and description, and where soever situated, I give, devise and bequeath to my daughters, Belle Shalles Greney, Katherine Shalles Pentz and Carrie Shalles Ing, to be equally divided among them, share and share alike.

I constitute and appoint son-in-law V. Spence Greney, husband of my daughter Belle Shalles Greney, to be the executor of this my last will and testament hereby revoking all other wills and codicils heretofore by me made,
December 15th, 1918.

Isabella Shalles 

Signed, sealed, published and declared by the above named testatrix, Isabella Shalles, as and for her last will and testament, in the presence of us, who, at her request, and in the presence of each other, have herunto subscribed our names as witnesses.

Bessie Greney
Joseph V. Sheppard.

Baltimore County, SS:

On the 15th day of March 1918, came Joseph V. Sheppard and on the 28th day of March 1918, came Bessie Greney, subscribing witnesses to the foregoing Last Will and Testament of Isabella Shalles, late of said County, deceased, and made oath that they did see the testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other, sworn to before the subscriber.

J. J. Peach
Register of Wills for Baltimore County.

Codicil

This is the first codicil to the last will and testament of me, Isabella Shalles, of Roland Park, State of Maryland, which is dated the 15th day of December in the year nineteen hundred and fifteen.

Whereas, my daughter Katherine Shalles Pentz, who has since died, was bequeathed by me - my diamond ring, containing five (5) stones and an equal share in the residue of my estate with my daughters Belle Shalles Greney and Carrie Shalles Ing. I revoke the aforesaid bequests made to my daughter Katherine Shalles Pentz in my hereinbefore mentioned last will and testament.

I also now hereby revoke the bequests of One hundred (\$100.00) dollars each made in paragraphs Nos. three and four of my last will and testament, made to my grand daughters, Isabelle Shalles Pentz Justi and Geneva Pentz Ziegfeld, daughters of my said deceased daughter Katherine Shalles Pentz.


I give and bequeath to my husband, Francis Henry Shalles, my diamond ring, containing five (5) stones, which was originally bequeathed to my daughter, Katherine Shalles Pentz, now deceased.

To my grand daughters, Isabelle Shalles Pentz Justi and Geneva Pentz Ziegfeld, I give and bequeath unto them, share and share alike, the share in the residue of my estate which my said daughter, Katherine Shalles Pentz, their mother, would have received at the time of my death, if she had been living.

I, furthermore, will and direct that in the event of any of the legatees under my last will and testament, shall predecease me, that the portion of my estate which the deceased person would have received, if living, shall become part and parcel of the residue of my estate.

I hereby publish and confirm my last will and testament made by me in all other respects except which is herein set forth.

Witness my Hand and Seal this 25th Day of May in the Year Nineteen Hundred & Seventeen.

Isabella Shalles 

Signed, Sealed, Published and Declared By, the Above Named Testatrix, Isabella Shalles, as and for the First Codicil to Her Last Will and Testament Dated December 15th 1918, in the Presence of us, who, at Her Request, in Her Presence, and in the Presence of Each Other, Have Herunto Subscribed Our Names as Witnesses.

Bessie Craig Mumaw
Catherine B. Coale

Baltimore County, SS.

On the 15th day of March 1918, came Bessie Craig Mumaw and Catherine B. Coale subscribing witnesses to the foregoing Codicil to the Last Will and Testament of Isabella

Shallus late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Codicil, that they heard her publish, pronounce and declare the same to be a Codicil to her Last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Codicil in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

J^m J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.S.

On the 15th day of March 1918, came V. Spence Greeny and made oath that he does not know of any Will or Codicil of Isabella Shallus late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testatrix on date of execution of each paper on the 15th day of December 1918, and May 22nd 1917 respectively and Testatrix died 6th day of July, 1918.

Sworn to before the subscriber.

Sworn: J^m J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Isabella Shallus late of Baltimore County, deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, Orders and Decrees, this 28th day of March 1918, that the same be admitted in this Court as the true and genuine last Will and Testament and Codicil of the said Isabella Shallus, deceased.

Ronj. G. Miller
Charles H. Stox
John Hoff

Robert H. Bussey }
Last Will & Testament } Robert H. Bussey, of Leesportville, Baltimore County,
Maryland, do hereby make this my last Will and Testament,
in manner following, that is to say:

After the payment of all my just debts and general expenses, costs of settling my estate and the bequest of One Hundred Dollars mentioned in Item Three of my Will, I give, devise and bequeath my property as follows:

Item One: I give, devise and bequeath one-half of my property, real, personal and mixed, wherever situate, of which I may die seized, possessed or entitled, to my wife Maise H. Bussey, absolutely, in lieu of dower and thirds, and in lieu of all rights and interest in my estate after my death as the law provides in case of intestacy; and also in lieu of any claim or demand in law or equity which she might have against my estate at the time of my death.

Item Two: I direct my hereinafter named Executor to inter my body in my grave-lot at St. Joseph's Catholic Church at Sixas Baltimore County, Maryland.

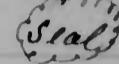
Item Three: I give and bequeath One Hundred Dollars to the Pastor in charge of said St. Joseph's Catholic Church at the time of my death, for Masses for the repose of my soul.

Item Four: All the rest, residue and remainder of my property, real and personal, and of every kind and whatsoever situate of which I may die seized, possessed or entitled, I give, devise and bequeath to my daughter Maise H. Bussey, her heirs, executors, administrators and assigns forever, in fee simple, for her sole and separate use, with full power to her to sell, mortgage or in any manner to dispose of the same, or any part thereof, without the consent or joinder of any future husband.

Item Five: I do hereby appoint and constitute Augustus A. Piper of Glen Arm, Maryland

to be the Executor of this my last Will and Testament, conditioned upon his willingness to accept Two Hundred Dollars in full for his services as Executor, and I do hereby revoke all other wills and codicils by me heretofore made.

In Testimony Whereof, I hereunto sign my name and affix my seal this ninth day of November in the year of our Lord, nineteen hundred and ten.

Robert H. Bussey 

Signed, Sealed, Published and Declared by the above named Testator as and for his last Will and Testament, in the presence of us, who, at his request, in his presence, and the presence of each other, have hereunto subscribed our names as witnesses.

Augustus A. Piper
Frederick D. Dollenberg Jr.

Baltimore County, S.S.

On the 2nd day of April 1918, came Augustus A. Piper and made oath that he does not know of any Will or Codicil of Robert H. Bussey late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testator on the 16th day of January 1918, and Testator died 26th day of March 1918.

Sworn to in open Court.

Sworn: J^m J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.S.

On the 2nd day of April 1918, came Augustus A. Piper and Frederick D. Dollenberg Jr. subscribing witnesses to the foregoing last Will and Testament of Robert H. Bussey, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to open Court.

Sworn: J^m J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Robert H. Bussey late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 2nd day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Robert H. Bussey deceased.

Charles H. Stox
John Hoff

Mary Louise Carlton }
Last Will & Testament } I, Mary Louise Carlton, of Roland Park, Baltimore
County, Maryland, do make, publish and Declare this to
be my last Will and Testament, in the manner following,
that is to say:

- Item 1. I expressly revoke all other wills and testaments heretofore made by me.
- Item 2. I bequeath to my daughter, Mabel, the wife of Roland A. Marchant, the two outside diamond stones set in my diamond pin, also my opal and diamond ring, my five-stone diamond hoop ring, my gold watch and my wearing apparel.
- Item 3. I bequeath to my son, Marshall Armstrong Carlton, the inside stone set in my diamond pin, and my cat-eye and diamond ring.

Item 4. All the rest, residue and remainder of my property, real, personal and mixed, I devise and bequeath to my husband, Howard Carlton, absolutely, provided he survives me.

Item 5. Should my said husband predecease me, then and in that event I desire the residue and remainder of my said estate, real, personal and mixed, and wheresoever situate to be divided into two equal moieties or halves. One such moiety or half I devise and bequeath to Safe Deposit and Trust Company of Baltimore, Maryland, in trust and confidence nevertheless to collect the income therefrom and pay the same over to my daughter, Mabel, wife of Roland R. Marchant, at such periods, quarterly or otherwise as may be convenient for her and to the trustee during the term of her life, and from and after her death I devise and bequeath the remainder of the said moiety or half to her child or children absolutely, share and share alike, the child or children of any deceased child to take by representation. Should my said daughter die without child or children, or the descendants of such surviving her, then I desire that the said one-half or moiety of my estate shall be disposed of by my said trustee, in accordance with the provisions which I have ^{made} herein respecting the half or moiety of my estate, which I have devised and bequeathed to my son, Marshall Armstrong Carlton.

Item 6. The other half or moiety of my estate I devise and bequeath to my son Marshall Armstrong Carlton absolutely, should he survive me. Should my said son predecease me, and leave surviving him a widow and a child or children, I devise and bequeath the said one-half or moiety to the Safe Deposit and Trust Company, in trust and confidence nevertheless to collect the income of said estate and pay the same over to any such widow which my said son shall leave surviving him, so long as she shall remain a widow, and upon the death or re-marriage of said widow, I devise and bequeath the said half or moiety to any child or children which my said son shall leave, absolutely, the child or children of any deceased child to take by representation.

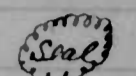
Should my said son predecease me and leave a widow and no child or children, the issue of such marriage, then I devise and bequeath the said half or moiety to the Safe Deposit and Trust Company of Baltimore, Md., in trust and confidence nevertheless to collect the income of said estate and pay the same over to my said widow so long as she shall remain a widow, and upon the death or re-marriage of any such widow, I devise and bequeath said half or moiety to the said Safe Deposit and Trust Company, in trust, for my daughter Mabel, and subject to the same conditions as are imposed in the fifth item of this my last Will and Testament with respect to the other half or moiety of my estate.

Item 7. I hereby give my trustee as aforesaid or its successor full power to lease for ninety-nine years renewable forever, or for a less period or otherwise, or to sell or convey absolutely in fee simple or otherwise any or all of my property and estate, and to receipt and give acquittance for the rents, incomes, and purchase money, and in case of sale or sales to re-invest the purchase money arising from such sale or sales upon the trusts mentioned in Items 5 and 6 of this my will, and so to resell and re-invest and change the investments from time to time, without recourse to my court of any jurisdiction, but always so that the net income shall be paid as set forth in Items 5 and 6. The purchaser or purchasers, lessee or lessees under the foregoing powers are not to be required to see to the application of the purchase money or proceeds. It being my intention and desire to give my said trustee or its successor full power of sale and reinvestment without the necessity of resorting to any court or courts for authority, or reporting any of their

transactions to any court or courts whatsoever.

Item 8. I constitute and appoint my husband, Howard Carlton, to be the Executor of this my last Will and Testament, if he be living at the time of my death, and I request that he be not required to give bonds as such executor. Should my husband not be living at the time of my death, I constitute and appoint the Safe Deposit and Trust Company Executor of this my last Will and Testament.

In Testimony Whereof I have hereunto set my hand and seal this seventh day of April, in the year Nineteen Hundred and Thirteen,

Mary Louise Carlton 

Signed, Sealed, Published and Declared, by Mary Louise Carlton, the above named Testatrix as and for her last Will and Testament, in the presence of us, who at her request, in her presence and in the presence of each other have hereunto signed our names as witnesses thereto.

H. Webster Smith

Hugh L. Bond

Richard Lloyd Tilghman

Baltimore County, Md.:

On the 5th day of April 1918, came Howard Carlton and made oath that he does not know of any Will or Codicil of Mary Louise Carlton late of said County deceased, other than the above Instrument of Writing, and that he found the same in Safe Deposit Box of the Fidelity Trust Co. on or about the 23rd day of March 1918 and the file is dial 18th day of March 1918.

Sworn to in open Court.

Test:

J. J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 5th day of April 1918, came Richard Lloyd Tilghman, one of the subscribing witnesses to the foregoing last Will and Testament of Mary Louise Carlton, late of said County, deceased, and made oath that he did see the Testatrix sign and seal this Will, that he heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with H. Webster Smith and Hugh L. Bond, who are now in the service of the United States Army subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test:

J. J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md.:

On this 5th day of April 1918, came Richard Lloyd Tilghman, and made oath that he is familiar with the handwriting of H. Webster Smith and Hugh L. Bond, two of the subscribing witnesses to the foregoing last Will and Testament of Mary Louise Carlton, deceased, and that the signatures to the foregoing Will are the true and genuine signatures of H. Webster Smith and Hugh L. Bond, to the best of his knowledge and belief.

Sworn to in open Court.

Test:

J. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Mary

Louis Carlton late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 2^d day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Mary Louise Carlton deceased.

Charles H. Knox
John Hoff

Nannie J. Mellor } Catonsville October 23^d 1912.
Last Will & Testament } In the name of God, Amen.

I, Nannie J. Mellor Widow of the late Eli G. Mellor of Baltimore County in the State of Maryland, being of sound mind, memory and understanding, do make this my last Will and Testament in manner and form following to wit:

First. I commit my soul into the hands of Almighty God my body to my friends for decent burial, and after the execution of such Stone or Monument as my Executor hereinafter named may deem adequate, and the payment of all my just debts and funeral expenses, I give devise and bequeath to my beloved Sister Caroline Heird all the real and residue of which I may be possessed to have and to hold or sell and dispose of as she in her judgment may think best.

Second. And I hereby constitute and appoint my brother in law Joshua V. Mellor sole Executor without bond of this my last Will and Testament in Witness whereof I hereunto set my hand and Seal this 23^d day of October in the year of our Lord Nineteen hundred and Twelve

Nannie J. Mellor

Julia A. Marston
Minnie E. M^{rs} Cauley
Walter H. Marston
Baltimore County, SS:

On the 3rd day of April 1918 came Caroline Heird and made oath that she does not know of any Will or Codicil of Nannie J. Mellor late of said County, deceased, other than the above Instrument of Writing, and that she found the same among the effects of the deceased on the 6th day of March 1918, and Testatrix died 6th day of March 1918.
Sworn to in open Court.

Test: J^{ms} J. Peach
Register of Wills for Baltimore County.

Baltimore County, SS:
On the 3rd day of April 1918, came Julia A. Marston, Minnie E. M^{rs} Cauley and Walter H. Marston, subscribing witnesses to the foregoing Last Will and Testament of Nannie J. Mellor, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test: J^{ms} J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:
The Court after having carefully examined the above last Will and Testament of Nannie J. Mellor late of Baltimore County, deceased, and also the evidence adduced

as to its validity, orders and Decrees, this 3rd day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Nannie J. Mellor deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

Jacob Frederick Kraft } My Last Will and Testament.
Last Will & Testament } In the Name of God, Amen, I Jacob Frederick Kraft, of Reisterstown, in the County of Baltimore, of the age of seventy four and upwards, do hereby make, publish and declare this to be my last will and Testament, that is to say:

First, I direct that all my just debts and funeral expenses be first paid and fully satisfied.

Second, I give and devise the real and personal property, now used by me in my present work, unto my wife, Mary Olivia Kraft, absolutely and forever.

Third, I give devise and bequeath all the real, residue and remainder of my estate, both real and personal, of every name and nature, and wheresoever situated, unto my wife Mary Olivia Kraft, of Reisterstown Baltimore County, Maryland.

Fourth, I name my wife, Mary Olivia Kraft the full Executor, without bond. In Witness whereof I have hereunto set my hand this 16th day of March 1916

Jacob Frederick Kraft

Witnesses: } Charles B. Dixon
George A. Miller
Silas H. Culler

The above instrument, consisting of one sheet, was at the date thereof, subscribed by Jacob Frederick Kraft, the testator named in the foregoing will, in the presence of us and each of us, and at the time of making such subscription, the above instrument was declared by the said testator to be his last will and Testament, and each of us, at the request of said testator, and in his presence, and in the presence of each other, signed our names as witnesses thereto, at the end of the will.

Charles B. Dixon Reisterstown Md.
George A. Miller Reisterstown Md.
Silas H. Culler

Baltimore County, SS:
On the 18th day of March 1918, came Mary Olivia Kraft and made oath that she does not know of any Will or Codicil of Jacob Frederick Kraft late of said County, deceased other than the above Instrument of Writing, and that she received the same from Testator on date of its execution on the 16th day of March 1916, and Testator died 5th day of March 1918.
Sworn to before the subscribers.

Test: J^{ms} J. Peach
Register of Wills for Baltimore County.

Baltimore County, SS:
On the 20th day of March 1918, came Charles B. Dixon and on the 26th day of March 1918 came Silas H. Culler two of the subscribing witnesses to the foregoing Last Will and Testament of Jacob Frederick Kraft late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with George A. Miller subscribed their names as witnesses to this Will in his presence at his request, and in the presence

of each other.

Sworn to before the subscribers

J^{ms} J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 1st day of April 1718, came J^{ms} J. Stevenson, and made oath that he is familiar with the handwriting and signature of George C. Uhlar, one of the subscribing witnesses to the last Will and Testament of Jacob Frederick Kraft, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of George C. Uhlar, to the best of his knowledge and belief.

Sworn to before the subscribers.

J^{ms} J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Jacob Frederick Kraft late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 4th day of April 1718, that the same be admitted in this Court to be the true and genuine last Will and Testament of the said Jacob Frederick Kraft deceased.

Charles H. Stow
John Hoff

Louis J. Appel } I, Louis J. Appel, of Baltimore County in the State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory and
understanding, do make and declare this my last Will and
testament.

After the payment of all my just debts and general expenses I give, devise and bequeath my estate as follows:

I give, devise and bequeath all of my estate, both real and personal, of whatever kind and wheresoever situated unto my beloved wife, Mary Appel, her heirs, personal representatives and assigns absolutely.

I do hereby make, constitute and appoint J^{ms} Frederick Schlee to be the Executor of this my last will and testament, hereby revoking all other wills by me heretofore made; and as I have entire confidence in my said Executor, I desire that he shall be excused from the necessity of giving bond for the faithful performance of his duties, further than shall be required by law to secure the payment of all debts and taxes and assessments properly chargeable upon my estate after my decease.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 11th day of January, in the year nineteen hundred and eighteen

Louis J. Appel (Seal)

Signed, Sealed, Published and Declared by the above named testator as and for his last will and testament in the presence of us, who, at his request, in his presence, and in presence of each other, have hereunto subscribed our names as witnesses.

V. Bayard Williams
Andrew Phelan
Michael J. Gaff

Baltimore County, Md:

On the 28th day of March 1718, came J^{ms} Frederick Schlee and made oath that he does not know of any Will or Codicil of Louis J. Appel late of said County, deceased, other than the above instrument of Writing, and that he received the same from Mary Appel on or about the 26th day of March 1718, and Testator died 22nd day of Feb^y 1718.

Sworn to in open Court.

Test: J^{ms} J. Peach
Register of Wills for Baltimore County.

Baltimore County, Md:

On the 28th day of March 1718, came V. Bayard Williams, and on the 4th day of April 1718, came Andrew Phelan and Michael J. Gaff, subscribing witnesses to the foregoing Last Will and Testament of Louis J. Appel, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: J^{ms} J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Louis J. Appel late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 4th day of April 1718, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Louis J. Appel deceased.

Benj. G. Miller
Charles H. Stow
John Hoff

Mary J. Borton } Know all Men By These Presents:
Last Will & Testament } That I, Mary J. Borton, being of sound mind and
disposing memory to make and publish this my last
will and testament, hereby revoking and making void all other wills by me at any time made.

I will and direct that all my just debts and general expenses be paid as soon as practicable after my death out of the first moneys coming to the hands of my Executor to be hereinafter appointed.

II.

I will and direct that all the remainder of my property, of every kind and nature, wherever same may be found, whether real, personal or mixed, be divided equally between my daughter, Julia B. Gilman and my granddaughter, Margaret Marty.

III.

I hereby nominate, constitute and appoint Edward H. Borton as Executor of this my last will and testament. In testimony whereof I have hereunto set my hand on this the 29th day of September, 1714.

Mary J. Borton

The foregoing was signed and published in our presence as and for a last will and testament, and we have signed our names hereto as witnesses at the request of the testator and in her presence and in the presence of each other on this the 29th day of September, 1714.

D. C. Young
S. V. Jones

Baltimore County, Md. In the 8th day of April 1718 came Edward H. Borton and made oath that he does not know of any Will or Codicil of Mary J. Borton late of said County, deceased, other than the above instrument of Writing, and that he received the same from Mary Appel on or about the 26th day of March 1718, and Testator died 22nd day of Feb^y 1718.

Baltimore County, Md.

On the 5th day of April 1918, came Edward H. Boulton, and made oath that he is familiar with the handwriting and signature of Mary J. Boulton, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of Mary J. Boulton to the best of his knowledge and belief, and he further makes oath that D. C. Young and S. J. Jones, the subscribing witnesses to the Last Will and Testament of Mary J. Boulton, deceased, are out of the State of Maryland, and whose attendance cannot be had.

Sworn to before the subscriber.

J. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Mary J. Boulton late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 9th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Mary J. Boulton deceased.

Benj. G. Miller
Charles H. Stox
John Hoff.

Mary E. Lee

Will.

I, Mary E. Lee of Middle River, Baltimore County, Maryland, being of sound mind and memory do hereby make, publish and declare this to be my last will and testament.

First: I direct that all my just debts and funeral expenses be first paid and fully satisfied.

Second: I give, devise and bequeath all my property, real, personal, and mixed wherever situated, to my three children, Harry E. Lee, Walter E. Lee, Carrie V. Roles, each child to have an equal share.

My wish is that the real estate be not sold if it can be divided equally among my three above named children. If, however, the above property cannot be divided factually divided, then the property to be sold and proceeds equally divided.

In case of the death of any above child, his or her share to go to the children of such deceased child, and if there are no children, share to be equally divided among the other heirs.

I nominate, constitute and appoint my daughter, Carrie V. Roles, executrix of this my last will and testament without bond.

In Witness Whereof I have hereunto subscribed my hand and seal this 24th day of November 1916.

Mary E. Lee

(Seal)

Signed, sealed, published and declared by Mary E. Lee the above named testator, as and for her last will and testament in the presence of us, who at her request and in her presence and in the presence of each other have hereunto subscribed our names as attesting witnesses this 27th day of November, 1916.

William Cron
J. Frank Neal

Baltimore County, Md:

On the 9th day of April 1918, came Carrie V. Roles and made oath that she does not know of any Will or Codicil of Mary E. Lee late of said County, deceased, other than the above instrument of Writing, and that she found the same among papers of deceased

on or about the 7th day of March 1918, and testatrix died 4th day of March 1918 Sworn to in open Court.

Test:

J. J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md:

On the 9th day of April 1918, came William Cron and J. Frank Neal, subscribing witnesses to the foregoing Last Will and Testament of Mary E. Lee, late of said County, deceased, and made oath that they did see the testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test:

J. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Mary E. Lee late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 9th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Mary E. Lee deceased.

Benj. G. Miller
Charles H. Stox

Julia Elizabeth Gore }
Last Will & Testament }

I know that Julia Elizabeth Gore of Baltimore County in the State of Maryland being of sound and disposing mind memory and understanding do make and publish this my last Will and Testament hereby revoking all former Wills by me made and declaring this to be my only last Will and Testament.

- First: I give and bequeath unto my niece Katherine Gore Graves, fifty dollars.
- Second: I give and bequeath unto my niece Mary Bell Gore, one hundred dollars.
- Third: I give and bequeath unto my nephew Charles W. Gore, two hundred dollars.
- Fourth: I give and bequeath unto my nephew: Hugh C. Gore, fifty dollars.
- Fifth: I give and bequeath unto my nephew Albert J. Gore two hundred dollars.
- Sixth: I give and bequeath unto my niece Jessie Gore Frost, fifty dollars.
- Seventh: I give and bequeath unto my niece Elaine Gore Little fifty dollars.
- Eighth: I give and bequeath unto my sister in law Fannie Hillwell Gore, fifty dollars.
- Ninth: I give and bequeath unto Maria Rouse Gore the wife of my nephew, Clarence S. Gore fifty dollars.
- Tenth: I give and bequeath unto the Trustees of the Methodist Episcopal Church in Risters town Baltimore County one hundred dollars the interest thereon to be used in keeping our family lot in The Cemetery connectat with that church in order.
- Eleventh: I give, devise and bequeath unto my brother Albert P. Gore, my lot of ground and the Cottage thereon in Glyndon Baltimore County.
- Twelfth: I give, devise and bequeath unto my nephew Clarence S. Gore, all my right title and interest in the Home place near St. Georges in Baltimore County, to have and to hold the same during the term of his natural life and from and after his death unto his child children and descendants share and share alike per stripes, absolutely. And in the event of the said Clarence leaving no child children or descendants surviving

him my will is that from and after the death of the said Clarence that all my interest in the said home place pass to such person as would take an estate in fee simple in the State of Maryland had I died intestate after the date of the death of the said Clarence

Thirteenth: All the rest and residue of my estate of every kind and wherever situate I give devise and bequeath unto my brother Albert P. Gore and my said Nephew Clarence S. Gore share and share alike if they both be living at the date of my death and if both of them be not living at the date of my death then to the survivor of them
And lastly I hereby constitute and appoint my brother the said Albert P. Gore and my Nephew the said Clarence S. Gore and the survivor of them the executor of this my last will and testament.

In testimony whereof I have hereunto set my hand and affixed my seal in the City of Baltimore this 27 day of June 1907.

Julia Elizabeth Gore

Signal sealed Published and declared by Julia Elizabeth Gore the above named testatrix and for her last will and testament in the presence of us who in her presence at her request and in the presence of each other have hereunto subscribed our names as witnesses.

Richard Bernard
1718 St Paul St.
Alfred H. Snyder
726 N. Mulberry St.

Baltimore County SS:

On the 9 day of April 1918, came Clarence S. Gore and made oath that he does not know of any Will or Codicil of Julia Elizabeth Gore late of said County deceased other than the above Instrument of Writing, and that he

Baltimore County SS:

On the 9 day of April 1918, came Alfred H. Snyder, one of the subscribing witnesses to the foregoing last Will and Testament of Julia Elizabeth Gore, late of said County, deceased, and made oath that he did see the testatrix sign and seal this Will, that he heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Richard Bernard who is now deceased subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

Wm J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Julia Elizabeth Gore late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees this 9 day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Julia Elizabeth Gore deceased.

Benj. G. Miller
Charles H. Stox

The undersigned Albert P. Gore appointed executor in the last Will and Testament of Julia Elizabeth Gore late of Baltimore County, deceased, does hereby refuse to act as executor of said will, and does therefore renounce all right to letters testamentary upon said deceased's estate, and all right, title and claim that he may or could have had by virtue of said appointment.

In testimony whereof I hereunto subscribe my name, this - day of January, 1918.
A. P. Gore

Witness: Elaine D. Cottle.

Received for record 9 day of April, 1918, same day filed recorded and examined.

Wm J. Beach
Register of Wills for Baltimore County

Elisha S. Taylor
Exemplified Copy of
Last Will and Testament

I, Elisha S. Taylor of Baltimore City, in the State of Maryland, do make and publish this my last will and testament, in the manner and form following, that is to say:

After the payment of all my just debts, and funeral expenses as hereinafter set out, I give, bequeath and devise my estate as follows:

First: I hereby authorize and direct my executor hereinafter named to make the following arrangements and incur the following expenses for my funeral:

(A) To employ Mr. Geo. J. Smith undertaker, whose place of business is now located at the corner of Fayette and Schroeder Streets, Baltimore, Maryland, to have charge of my funeral, if he be living; if not, then some responsible undertaker to be selected by my executor.

(B) To expend the sum of two hundred and fifty dollars (\$250.00) for my casket, but no more, and in addition thereto reasonable expenses for transportation of my body, family and persons required to go to the place of interment as hereinafter set out; also other necessary expenses for the proper conduct of my funeral, including digging my grave, etc.

(C) To expend the sum of five hundred dollars (\$500.00) for a monument or tombstone for my grave to be suitably inscribed, indicating the Masonic "E. M. S. Square Compasses and G."

(D) To inter my body in my brother Andrew J. Taylor's lot in the cemetery at Marclata Springs, Wicomico Co., Md.

(E) To notify Wicomico Lodge A. O. U. W. No. 91 of Salisbury, Wicomico Co., Md., of my death said Lodge to have charge of my funeral, as I desire a Masonic funeral.

Second: I give and bequeath to my niece M. Virginia Wilson of Marclata Springs, Wicomico Co., Md., absolutely, my solitarie diamond ring, my silverware and chinaware, and oil portrait of my deceased wife, Ella M. Taylor.

Third: I give and bequeath to my nephew, Taylor Wilson, of Marclata Springs, Wicomico Co., Md., absolutely my gold watch and chain.

Fourth: I give and bequeath to my sister, Kate M. Bailey, of Marclata Springs, Wicomico Co., Md., absolutely, my victrola and records belonging to same.

Fifth: I hereby authorize, empower and direct my executor, hereinafter named to sell all of my property and estate, real, personal, and mixed of whatsoever kind or nature, and wheresoever situate, of which I may be seized and possessed except such as is herein before specifically bequeathed and devised, for the purpose of converting it into cash for division as hereinafter set forth; and I give my said executor full power and authority to sell said property and estate without application to the Orphans Court; and also give said executor full power and authority to execute and deliver any and all deeds, conveyances, or other instruments of writing which may be required by law to effectually and legally grant, convey, assign, or in any other manner dispose of the property and estate of which I may be seized and possessed, and which I have herein authorized my said executor to sell.

Sixth: I give, bequeath and devise all the rest and residue of my property and estate, real, personal, and mixed, of whatsoever kind or nature, and wheresoever situate, of which I may die seized and possessed, including the money or proceeds derived from the sales of my property as set out in the fifth paragraph of this my last will and testament, to the following persons absolutely, and in the following proportionate parts or shares:

- (A) One-twelfth part thereof to my niece, M. Virginia Wilson, of Marleda Springs, Wicomico Co. Md.
- (B) One-twelfth part thereof to my nephew, Dwyler Wilson, of Marleda Springs, Wicomico Co. Md.
- (C) One-sixth part thereof to my sister, Mary E. Brown, wife of Perry J. Brown, of West Point, Va.
- (D) One-sixth part thereof to my brother John B. Taylor, of Marleda Springs, Wicomico Co., Md.
- (E) One-sixth part thereof to my brother Luther J. Taylor, of Marleda Springs, Wicomico Co., Md.
- (F) One-sixth part thereof to my sister, Kate M. Bailey, of Marleda Springs, Wicomico Co., Md.
- (H) One-sixth part thereof to my brother Calvin M. Taylor, of Marleda Springs, Wicomico Co., Md.

Seventh: I hereby constitute and appoint Forrest Bramble of Baltimore City, State of Maryland, to be the executor of this my last will and testament.

Eighth: I hereby revoke all former wills and testaments and codicils by me heretofore made.

In Testimony Whereof I have hereunto subscribed my name and affixed my seal this 14th day of July, in the year nineteen hundred and seventeen.

Elisha S. Taylor

Signed, sealed, Published and declared by the above named testator as and for his last will and testament in the presence of us, who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

John D. Mercer
Frank G. Miller

Baltimore City, S.S.

On the 2^d day of July 1918 came Forrest Bramble and made oath in due form of law, that he does not know of any Will or Codicil of Elisha S. Taylor late of said City, deceased, other than the above instrument of writing, and that he received this will from Testator. Notice; and that Testator departed this life on the 23 day of December 1917.

Sworn to in open Court

Not: Howard M. Jackson
Register of Wills for Baltimore City.

Baltimore City, S.S.

On the 2^d day of July 1918, came John D. Mercer and Frank G. Miller the two subscribing witnesses to the foregoing last Will and Testament of Elisha S. Taylor late of said City, deceased, and made oath in due form of law, that they did see Testator sign and seal this Will; that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory, understanding, and that they subscribed their names as witnesses to this Will in his presence at his request; and in the presence of each other.

Sworn to in open Court, Not:

Howard M. Jackson, Register of Wills for Baltimore City

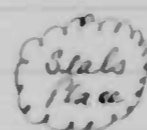
In the Orphans Court of Baltimore City:

The Court, after having carefully examined the above last Will and Testament of Elisha S. Taylor late of Baltimore City, deceased, and also the evidence adduced as to its validity, orders and decrees, this 2^d day of January, 1918, that the same be admitted in this Court, as the true and genuine last Will and Testament of the said Elisha S. Taylor, deceased.

Judges { Myer J. Block
Harry E. Guither
William M. Dunn

State of Maryland, Baltimore City, S.S.

I, Howard H. Jackson, Register of Wills, and by law keeper of the Seal and of the Records, and of the Original Papers of the Orphans Court of Baltimore City, do hereby certify that the foregoing is a true and full copy of the last Will and Testament of Elisha S. Taylor late of said City, deceased, taken from Original filed records and kept in the office of Register of Wills for Baltimore City.



In Testimony Whereof, I hereunto subscribe my name and affix the Seal of said Court and office, this 3^d day of January in the year of our Lord nineteen hundred and eighteen
Howard H. Jackson
Register of Wills for Baltimore City.

Received for record 9th day of April 1918 Sunday, filed recorded and examined.

Not: J. Peach
Register of Wills for Baltimore County.

Harriet S. Painter } I, Harriet S. Painter, of Baltimore County, Maryland, late Will & Testament & Codicils } hereby make, publish and declare my last Will and testament, as follows:

First: I give and bequeath to my daughter, Ethel P. Hood, the entire contents now in my reception room at No. 1129 North Calvert Street: - rug, bric-a-brac, pictures and set of furniture, (except the piano); my India shawl, (bought when she was an infant), and my jewelry, (except that which is hereinafter named for my daughter, Helen P. Meeker, and my grand daughter, Ethel P. Hood II); and I also bequeath to my said daughter, Ethel P. Hood, my large silver bowl, cake and bread trays, one half of my coffee spoons, one half of my Souvenir spoons, one half of my fruit spoons, all my Dutch silver spoons, fish fork and knife, chocolate set and spoons, and small and large silver trays; one half of all my best china, coffee sets, one half of all my cut glass of every kind; my white lace scarf, (point lace), and black lace scarfs; one half of all my bed linen, table linen, towels to be divided according to value, as a third party might suggest, to even the value of articles. All my clothing she may care to keep, including laces and wraps of every description; or she may divide some with her sister, Helen P. Meeker, or with whomsoever she may desire. I also give and bequeath to my said daughter, Ethel P. Hood, the portrait of her father given me by the Crown Cork and Seal Company; and the portrait of my great grand father, Dr. Robert Meier, and the small portrait of his wife now hanging in the library, at my home No. 1129 North Calvert Street. Also the clock with Chinese on the library mantel, and the two large ornaments with stork decorations, also my bed room set in my house at Roland Park, including mirror, large iron safe, in said house, shovel and tongs with marble base, fender, and andirons in library in my house at Roland Park; also all my silver of every variety, which she may keep for herself, or divide, as she may deem best, after careful thought. Also all my furniture, pictures,

mirror and marble bracket, now in the reception room of my house at Roland Park, including old sofa in the hall and round mahogany table in the reception room.

Second; I give and bequeath to my daughter, Helen P. Macker, my entire bed room set of furniture, (Circasian walnut), now located in my house No. 1129 North Calvert Street, together with all pictures on the wall and carpet on the floor, if she desires them, but not the contents of bureau drawers or chiffonier. I give and bequeath to my said daughter, Helen P. Macker, my new dining room furniture, complete set, with the rug on the floor, large red rug, but not the contents of the drawers or china or glass closets, all pictures in the den, large crystal vases, two figures on mantel with electric lights in them, and bronze ornaments on same mantel; all the pictures on the library walls, except those of her grand parents. And I also give and bequeath to my said daughter, Helen P. Macker, one half of my orange spoons, one half of my coffee souvenir spoons, and the large silver bowl given to her father on one of his birth days; cut glass cigar jar with silver lid; one dozen silver and china matches; one third of all my rugs not already mentioned; terrapin bowl and spoon with ebony handle; my small diamond necklace and diamond pendant with sapphire setting; my sapphire earrings, two finger rings, same setting, diamond bracelet pearl and diamond hoop brooch, pearl earrings with diamond top, my large solitaire diamond ring, my black cameo ring, also pink cameo brooch set with pearls, my pearl neck lace with diamond pendant set in small diamonds, and two large pear shaped diamonds; my small gold bag with my name engraved on back, to be worn at the wrist. Also the large iron safe in the house at No. 1129 North Calvert Street (in bath room closet); also Japanese china vase and tank stand now in the library of said house, one half of all my bed linen, towels and table linen, ^{including} half of linen clothes, lace combinet with linen, etc.

Third. I give and bequeath to my son, Eben C. Painter the complete set of walnut furniture now located on the third floor, front room, in my Calvert Street house, one third of all my rugs not already mentioned, and all the plain china he may desire to have, as well as glass, not mentioned before. Also all the library furniture including large red rug on the floor, as well as furniture now used in his bed rooms, both at Calvert Street and Roland Park; all the dining room furniture in my house at Roland Park also library furniture now at the Roland Park house; also large iron safe built in Calvert Street house; my piano, now in the reception room at No. 1129 North Calvert Street; and any auto or limousine I may own at the time of my death.

Fourth. I give and bequeath to my grand son, William Painter Macker, the sum of five thousand dollars, ^{(5000), and the additional sum of five thousand dollars} making ten thousand dollars - \$10,000, in all) for his having been named after his dear grand father; also the large clock now standing in the hall of my house No. 1129 North Calvert Street, and carved elk head and horns; bronze figure, the gleaner with bunches of grapes used with electric lights.

Fifth. I give and bequeath to my grand son, J. Miffin Wood III, five thousand dollars (\$5000); my small solitaire diamond ring and gold fob with seal attached.

Sixth. I give and bequeath to my grand daughter, Ethel Wood II, five thousand dollars (\$5000) also my gold hand bag set with sapphires and diamonds, and the gold pieces it may contain; my pearl brooch with enamelled leaves forming a spray of flowers, my ring of diamonds and one ruby; my set of turquoise complete including the round locket and a long chain with her mother's miniature in it, my silver tea service of five pieces; my Sheffield waiter, large with my monogram, and four silver candle sticks.

Seventh. I give and bequeath to my sister, Mrs. Annie D. Van Trump, of Wilmington, Delaware, the sum of twenty thousand dollars (\$20,000.)

Eighth. I give and bequeath to my niece, Mrs. Harriet Van Trump Burgess, of Montclair,

New Jersey, the sum of five thousand dollars (\$5000).

Ninth. I give and bequeath to my sister-in-law, Mrs. Clara P. Chalfant of Detroit, Michigan, the sum of ten thousand dollars (\$10,000), ^{in case the said Clara P. Chalfant shall not be living at the time of my death} if she shall be living at the time of my death, and in that event I give and bequeath the said sum of ten thousand dollars to the child or children then living of the said Clara P. Chalfant, to be equally divided among them, if more than one; the issue then living of any child of the said Clara P. Chalfant who may then be deceased to take per stirpes a child's share.

Tenth. I give and bequeath to my sister-in-law, Mrs. Emily P. Jackson, of Detroit, Michigan, the sum of ten thousand dollars (\$10,000) if she shall be living at the time of my death. In case the said Emily P. Jackson shall not be living at the time of my death, then and in that event I give and bequeath the said sum of ten thousand dollars to the child or children then living of the said Emily P. Jackson, to be equally divided among them, if more than one; the issue then living of any child of the said Emily P. Jackson who may then be deceased to take per stirpes a child's share.

Eleventh. I give and bequeath to my brother-in-law, James Van Trump of Wilmington Delaware, the sum of five thousand dollars. (\$5000)

Twelfth. I give and bequeath to my nephew, James Van Trump, the sum of two thousand dollars. (\$2000).

Thirteenth. I give and bequeath to my niece, Louise D. Ryan, of Philadelphia, the sum of ten thousand dollars (\$10,000).

Fourteenth. I give and bequeath to my cousin, Harriet M. Davis, of Harrisburg, Pennsylvania, the sum of one thousand dollars (\$1,000).

Fifteenth. I give and bequeath to my cousin, Mrs. Bertha Leidy, of Harrisburg, Pennsylvania, the sum of one thousand dollars (\$1,000).

Sixteenth. I give and bequeath to my niece, Louise D. Van Trump, the sum of two thousand dollars (\$2,000).

Seventeenth. I give and bequeath to my niece, Margaret Deacon, the sum of two thousand dollars (\$2,000).

Eighteenth. I give and bequeath to my niece Louise D. Deemy, the sum of two thousand dollars (\$2,000).

Nineteenth. I give and bequeath to my nephew, George Deacon, the sum of two thousand dollars (\$2,000).

Twentieth. I give and bequeath to my nephew, Edward M. Deacon M.D., now living in Cleveland, Ohio, the sum of one thousand dollars (\$1,000).

Twenty-first. I give and bequeath to my dear husband's niece, Louise J. McLeod, the sum of two thousand dollars (\$2,000).

Twenty-second. I give and bequeath to my dear husband's niece, Hallie J. Patterson, the sum of two thousand dollars (\$2,000).

Twenty-third. I give and bequeath to my dear husband's niece, Lottie Chalfant Head, the sum of two thousand dollars (\$2,000).

Twenty-fourth. I give and ^{bequeath} to my dear husband's nephew, Edward P. Chalfant, the sum of two thousand dollars (\$2,000).

Twenty-fifth. I give and bequeath to my dear husband's nephew, Clarence Jackson, the sum of two thousand dollars (\$2,000).

Twenty-sixth. I give and bequeath to my dear husband's nephew, Lawrence Painter, the sum of two thousand dollars (\$2,000).

Twenty-seventh. I give and bequeath to my name sake, Harriet Opie Smith, the sum of five hundred dollars. (\$500).

Twenty-eighth. I give and bequeath to my faithful maid, Mary Humphreys King,

the sum of two thousand dollars (\$2000), and my sewing machine, Twenty-ninth. I give and bequeath to my faithful house servant, John Dorsey, the sum of eight hundred dollars (\$800).

Thirtieth. I give and bequeath to Pauline Kiostki, (who is now my cook) the sum of two hundred dollars (\$200).

Thirty-first. All the other furniture, ornaments, pictures and household effects of every kind, and articles for personal use which shall belong to me at the time of my death, I give and bequeath to my said daughters, Helen P. Meeter and Ethel P. Hood, to be equally divided between them by my friend, Mrs. Emma P. Taylor, in her absolute discretion.

Thirty-second. All the rest and residue of the estate and property of every kind and description, and wheresoever situated, which shall belong to me at the time of my death, I give, devise and bequeath to my said daughter, Helen P. Meeter, and my said daughter, Ethel P. Hood, and my said son, Erwin C. Painter, and my said grandson, William Painter Meeter, and to any other child or children of my said daughter Helen P. Meeter, who may be hereafter born and who shall be living at the time of my death; and to my said grandson, John Mifflin Hood III, and to my grand daughter, Ethel P. Hood II, and to my other child or children of my said daughter, Ethel P. Hood who may be hereafter born, and who shall be living at the time of my death; to be equally divided among them, by my executrix hereinafter named, in her discretion.

Thirty-third. I hereby make, constitute and appoint my said daughter, Ethel P. Hood, the executrix of this my last will and testament and I desire and provide that she shall be permitted to qualify and act without giving bond.

And, lastly, revoking all wills and codicils by me heretofore made, I make and declare this to be my last and only will and testament.

In testimony whereof I have hereto set my hand and seal this eighth day of February in the year nineteen hundred and twelve.

Harriet D. Painter

Signed, sealed, published and declared as and for her last will and testament by Harriet D. Painter, the within named testatrix in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as witnesses thereto.

Arthur Geo. Brown
John G. Schilpp
Carrie M. Clark

Baltimore County, SS:

On the 8th day of April 1912, came John G. Schilpp and Carrie M. Clark two of the subscribing witnesses to the foregoing Last Will and Testament of Harriet D. Painter late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with Arthur Geo. Brown, who is ill and whose attendance cannot be had subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other. And the said John G. Schilpp further made oath in due form of Law that he is familiar with the signature of the said Arthur Geo. Brown, attached to said will as one of the subscribing witnesses thereto, and that the same is the true and genuine signature of said Arthur Geo. Brown sworn to before the subscriber.

Jno J. Peach
Register of Wills for Baltimore County.

I Harriet D. Painter, of Baltimore County, Maryland, hereby make, publish and declare this Will Codicil to my Last Will and Testament, which is dated February 8th 1912, as follows: First: I give and bequeath the sum of ten thousand dollars, (\$10,000) to the Safe Deposit and Trust Company of Baltimore, in trust and confidence, to invest and re-invest, from time to time, the same in its discretion, and to hold, control and manage the same, and all investments and re-investments thereof, and to collect the income there of and to pay the net income thereof, and to pay the net income thereof, in semi-annual instalments, to the Children's Hospital School, to assist it to maintain and use the William Painter Memorial, so long as the Children's Hospital School shall continue to maintain and use the William Painter Memorial for the benefit of crippled children substantially as it is at present maintained and used.

But if and when, at any time hereafter, the said Children's Hospital School shall move away from its present site or shall sell the same, or shall go out of active use or service, or shall cease to maintain and use the William Painter Memorial for the benefit of crippled children substantially as at present, then and in any of those events the said trust by this Codicil created shall thereupon cease and determine, and upon the happening of any of those events I give, devise and bequeath the principal of the said trust fund, or the securities or other property in which it may then be invested, absolutely, to my children and descendants then living, per stirpes, and not per capita.

Second: I give and bequeath to my daughter Helen P. Meeter, the following:

My last new set of sable fur, double collar and large muff; my seven large silver sewing plates seven silver cups for salted nuts, silver vase with red glass inside (which was a birthday present to me from her father). My large lace and embroidered counterpane and pillow case with lace rooster. My largest lace scarf, of the three white real lace I have. My game course of plates, one half of my set of miniature plates; my blue and gold plates, silver coffee basket (bought of Neal Bros, with four silver feet and engraved with "P"); large silver repousse flower bowl and wire covering, silver tray and large repousse cover for hot water, small silver repousse sugar bowl, its cover, used by her dear father, and the small cream pitcher with his monogram; my gold toilet with diamonds and rubies, and gold chain attached, with her father's and son's photographs inside; also my diamond bracelet with diamonds on top and platinum the other half.

Third: I give and bequeath to my daughter, Ethel P. Hood, the following:

My seven silver sewing plates, seven silver cups for salted nuts, my new La Valliere with two large diamonds, to be attached to my diamond neck lace (which neck lace I also give and bequeath to her), and worn as a pendant and I desire that she will always keep the neck lace as it is, and as her father presented it to me; my sapphire brooch, pansy brooch, all my bracelets, except the diamond bracelet heretofore given to Helen; small mahogany tea table with square carved centre and tilted lid; two white lace scarfs; my last new Persian rug, bought of Wenzonaker June 1913; my round diamond brooch with large diamond in centre; my fish course of plates, large pink bordered plates; one half of my set of miniature plates, all the white china with rose bordered and gilt; my pearl and diamond ring, my ermine set of fur, scarf and muff).

Fourth: I give and bequeath to my grand daughter, Ethel P. Hood, the following:

My new large diamond dinner ring set with three large stones and smaller ones, my bracelet enamelled in dark blue with watch attached; my long chain with baroque pearls, my diamond solitaire ear-rings, large repousse silver flower vase, gilt antique mirror, ^{now} in my bed room in 204 Ridgewood Road house, small silver sugar tray and cracker tray to match, tall antique sugar bowl and cream pitcher engraved with "P"; small coffee pot

I have not herein seen my said will specifically bequeathed and including my clothing, lace wraps mentioned in the first clause of my said will.

repousses, ebony handle with my monogram.

Fifth: I give and bequeath to my grand daughter, Mary Caroline Hood, the following:
My long gold chain with lozgette attached, all my three sets of gold buttons with link sleeve buttons, my brooch of diamonds with opal and green enameled wings fringed with diamonds, brooch of lily of the valley pearls and enameled leaves, silver bowl with her name and mine engraved on it, My gold eye glass case with my name engraved on it, long diamond bar pins, my gold watch enameled in blue forget-me-nots and chain attached, sugar basket in silver and cream pitcher to match, tall better dish with lid and inside plate, silver dinner set of vegetable dishes and meat dishes, band of four diamonds ring, and my large solitaire diamond ring weighing over four carats; and every piece of silver marked "M. C. H." of which I may be possessed.

Sixth: I give and bequeath to my grandson, J. Mafflin Hood III, my solitaire diamond ring, medium size stone.

Seventh: I give and bequeath to my son-in-law, J. Mafflin Hood, Jr. the sum of five thousand dollars (\$5000), as a present, in recognition of his invaluable assistance in my business affairs.

Eighth: I give and bequeath to my son-in-law, Richards Carson Dexter, the sum of two thousand dollars, (\$2000).

Ninth: All my clothing, personal effects and personal property of every kind other than money or the investments of money, I give and bequeath to my daughter, Ethel P. Hood, absolutely. It is my wish that she will give and bestow among relatives such articles as she may think will be fitting for them, (remembering, of course, her sister and herself) especially giving to them such things as they might desire to have and also giving a few remembrances to a few of my dear friends as they see fit, but in all events this is intended as an absolute bequest to my said daughter, Ethel P. Hood, and the foregoing disposition by her is merely by way of suggestion and not in any way legally binding upon her.

Tenth: I hereby revoke the thirteenth item or clause of my said will wherein I bequeathed the sum of ten thousand dollars to my niece, Louise E. Ryan, of Philadelphia, and in lieu thereof I hereby give and bequeath to my said niece, Louise E. Ryan, if living at the time of my death the sum of twenty thousand dollars, (\$20000) in order to equal the amount of money bequeathed to my sister, Annie D. Van Trump.

Eleventh: I give and bequeath to my dear friend, Jennie Ryder Triske, one thousand dollars (\$1000), if living at the time of my death.

Twelfth: I give and bequeath to my chauffeur, D. E. Calvert, if he is in my employ at the time of my death, the sum of four hundred dollars.

Thirteenth: I especially desire that the contents of my will be kept as private as possible, and that no account be published in the daily newspapers of my state holdings; also that there will be no contention over my will in which I have tried to be conscientious, loving each of my children and not biased or influenced by any one of them, and hoping that love and harmony will always exist among them.

Fourteenth: I hereby revoke the twenty-seventh item or clause of my said last will and testament, being a bequest to my name-sake, Harriet Opie Smith, of the sum of five hundred dollars in lieu thereof. I give and bequeath to my executrix the said sum of five hundred dollars (\$500) in case the said Harriet Opie Smith should be living at the time of my death to be held by my said executrix, and profitably invested and re-invested, from time to time, in her discretion, and the income arising therefrom to accumulate until the said Harriet Opie Smith attain the age of eighteen years, and upon her reaching said age then to pay over, transfer and convey the said sum as then invested, with all accumulations, to the said

but if the said Harriet Opie Smith

Harriet Opie Smith should die before reaching the age of eighteen years, as aforesaid, then it is my will that said trust fund shall fall into and become a part of the rest and residue of my estate.

Fifteenth: I hereby revoke the thirtieth item or clause in my said will, being a bequest to Pauline Stovell, of the sum of two hundred dollars.

Sixteenth: I hereby revoke the thirtieth item or clause in my said will, being a bequest to my brother-in-law, James Van Trump, of Wilmington, Delaware, of the sum of five thousand dollars, and in lieu thereof I give and bequeath to my said brother-in-law, James Van Trump, if living at the time of my death, the sum of one thousand dollars, (\$1000).

I have made this change in disposition for my brother-in-law not at all because of any change of affection to him, but because I feel that I have already given him and his wife presents in my lifetime.

Seventeenth: I hereby give and bequeath to Samuel E. Painter, of New York City, the brother of my deceased husband if living at the time of my death, the sum of two thousand dollars, (\$2000).

Eighteenth: I desire that my daughter Helen and Ethel, assist my son Orrin in establishing a home for himself, and I hereby give and bequeath to my said son Orrin all furniture, china, glass, carpets, rugs and such other articles, now in my two homes, 1129 N. Calvert Street and 204 Ridgewood Road, as well, in his opinion, be sufficient to make him comfortable and satisfied out of the articles and personal property not hereinbefore specifically bequeathed, such selections by him to be treated as specific bequests, and not to be charged against him in the general division of my estate.

I do not desire that anything should be sold that any of my family would wish for his or her personal use.

Nineteenth: Lastly, I hereby ratify and confirm my said last will and testament in all other respects, and revoking all other Codicils heretofore made by me, I hereby declare this first codicil to be the only Codicil to my said last will and testament.

In Witness Whereof, I have here to set my hand and seal this fourteenth day of April in the year nineteen hundred and fourteen.

Harriet D. Painter

Signed, sealed, published and declared by Harriet D. Painter, the above named testatrix, as and for a Codicil to her last will and testament in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses; the words at the bottom of page three, namely - "and not herein or in my said will specifically bequeathed, and including my clothing, lace, wraps, mentioned in the first clause of my said will" having been added before execution.

Carrie M. Clark
R. E. L. Marshall
Herbert M. Brune

Baltimore County, SS.

On the 2nd day of April 1914, came Carrie M. Clark, R. E. L. Marshall and Herbert M. Brune subscribing witnesses to the foregoing 1st Codicil to the Last Will and Testament of Harriet D. Painter late of said County, deceased and made oath that they did see the Testatrix sign and seal this 1st Codicil, that they heard her publish, pronounce and declare the same to be the 1st Codicil to her Last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this 1st Codicil in her presence at her request, and in the presence of each other.

Wm. J. Peach, Register of Wills for Baltimore County.
Sworn to before the subscriber.

Codicil

I Harriet D. Painter, of Baltimore County, in the State of Maryland, hereby make, publish and declare this Second Codicil to my last will and testament, (which will is dated the eighth day of February, nineteen hundred and twelve, and the First Codicil to which is dated the fourteenth day of April, nineteen hundred and fourteen), as follows:

First: Inasmuch as my dear son, Erwin G. Painter, has departed this life, I hereby revoke the third item or clause in my said will.

Second: As my grandson, J. Mifflin Hood III, has departed this life, I hereby revoke the fifth item or clause in my said will, containing bequests to said grandson, and in lieu thereof I give and bequeath to my grandson, John Hood, five thousand dollars, (\$5000), my small solitaire diamond ring and gold job, with seal attached.

Third: I hereby revoke the sixth item or clause in the first Codicil to my said will, being a bequest to my said grandson, J. Mifflin Hood, III, and in lieu thereof I give and bequeath to my said grandson John Hood, my solitaire diamond ring, medium sized stone.

Fourth: I hereby revoke the eighteenth item or clause in the first Codicil of my said will, containing a request to my daughter, and bequest to my son Erwin, but I repeat and confirm my desire expressed in said eighteenth item that nothing should be sold that any of my family would wish for his or her personal use.

Fifth: I give and bequeath to Frances Deacon, daughter of Edward M. Deacon, ^{M.D.} now living in Cleveland, Ohio, the sum of two thousand dollars, (\$2000).

Sixth: I give and bequeath to Ethel Donny, daughter of my niece, Louise D. Donny, now living in Philadelphia, Pennsylvania, the sum of two thousand dollars (\$2000).

Seventh: I hereby revoke the thirty-second item or clause in my said will, wherein I devise and bequeath the rest and residue of my estate, and in lieu thereof I give, devise and bequeath all the rest and residue of my estate and property of every kind and description, and wheresoever situated, which shall belong to me at the time of my death, to my daughter, Helen P. Macker, and my daughter Ethel P. Hood, and my grandson, William Painter Macker, and to any other child or children of my said daughter Helen P. Macker, who may be hereafter born, and who shall be living at the time of my death, and to my grand daughter Ethel P. Hood II, and to my grand daughter, Mary Caroline Hood, and to my grandson, John Hood, and to any other child or children of my said daughter, Ethel P. Hood, who may be hereafter born, and who shall be living at the time of my death, to be equally divided among them by my executrix and executor hereafter named, and the survivor, in their, her, or his discretion.

Eighth: I hereby revoke the thirty-third item or clause in my said will containing the appointment of my daughter, Ethel P. Hood, as executrix of my last will and testament, and in lieu thereof I hereby make, constitute and appoint my said daughter, Ethel P. Hood, the executrix, and my son-in-law, J. Mifflin Hood, Jr. the executor, (and the survivor of them), of my last will and testament and Codicils, and I desire and provide that they shall be permitted to qualify and act without giving bond.

Ninth: I expressly declare that the bequest to my said son-in-law, J. Mifflin Hood, Jr. contained in the seventh item or clause in the first Codicil to my said will, shall not in any wise be construed as any part of, or in lieu of, his compensation as executor of my estate, the said bequest having been intended as an expression of appreciation for his invaluable services to me for many years past.

Tenth: Lastly, I hereby ratify, and confirm my said last will and testament and first Codicil in all other respects.

In Testimony Whereof I have hereunto set my hand and seal this twenty-fifth day of

January, nineteen hundred and seventeen.

Harriet D. Painter.

Signed, sealed, published and declared by Harriet D. Painter, the above-named testatrix, as and for the second Codicil to her last will and testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

Carrie M. Clark
John G. Schilpp
Herbert M. Brune.

Baltimore County, SS.

On the 2nd day of April 1918, came Carrie M. Clark, John G. Schilpp and Herbert M. Brune subscribing witnesses to the aforesaid 2nd Codicil to the Last Will and Testament of Harriet D. Painter late of said County, deceased, and made oath that they did see the testatrix sign and seal this 2nd Codicil, that they heard her publish pronounce and declare the same to be a 2nd Codicil to her Last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this 2nd Codicil in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

J. J. Pouch
Register of Wills for Baltimore County.

Codicil

I, Harriet D. Painter, of Baltimore County, in the State of Maryland, hereby make, publish and declare this Third Codicil to my last will and testament (which will is dated the eighth day of February, nineteen hundred and twelve; the First Codicil to which is dated the fourteenth day of April, nineteen hundred and fourteen; and the Second Codicil to which is dated the twenty-fifth day of January, nineteen hundred and seventeen), as follows:

First: I hereby revoke the eighteenth item or clause in my said will, wherein I give and bequeath to my niece, Louise D. Donny, the sum of two thousand dollars, and in lieu thereof, I give and bequeath to my said niece the sum of three thousand dollars.

Second: I hereby revoke the nineteenth item or clause in my said will.

Third: I hereby revoke the sixth item or clause in the second Codicil to my said will, wherein I give and bequeath to Ethel Donny, daughter of my niece, Louise D. Donny, the sum of two thousand dollars, and in lieu thereof, I give and bequeath to the said Ethel Donny the sum of three thousand dollars.

Fourth: I give and bequeath to Margaret E. Deacon, widow of my brother, George Deacon, the sum of five hundred dollars.

Fifth: In the second item or clause in my said will, it is provided, among other things, that I give and bequeath to my daughter, Helen P. Macker, my large solitaire diamond ring.

As I have already given her this ring, I hereby revoke the bequest thereof.

Sixth: I give and bequeath my genuine pearl necklace, bought from Samuel Stark Sen Company in 1916, to my grand-daughter, Ethel P. Hood II.

Seventh: Lastly, I hereby ratify and confirm my said last will and testament and first and second Codicils in all other respects.

In Testimony Whereof, I have hereunto set my hand and seal this 8th day of March, nineteen hundred and seventeen.

Harriet D. Painter

Signed sealed, published and declared by Harriet D. Painter the above-named testatrix, as and for the third codicil to her last will and testament, in the presence of us, who, at her presence and in the presence of each other, have hereto subscribed our names as witnesses.

Herbert M. Bruce
John G. Schilpp

Baltimore County, S.S.

On the 2^d day of April 1918, came Herbert M. Bruce and John G. Schilpp subscribing witnesses to the foregoing 3^d Codicil to the last Will and Testament of Harriet D. Painter late of said County, deceased, and made oath that they did see the Testatrix sign and seal this 3^d Codicil, that they heard her publish, pronounce and declare the same to be a 3^d Codicil to her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this 3^d Codicil in her presence at her request, and in the presence of each other.

Sworn to before the subscribers.

J^r J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.S.

On the 22^d day of April 1918, came Herbert M. Bruce and made oath that he does not know of any Will or Codicils of Harriet D. Painter late of said County, deceased, other than the above instruments of Writing, and that he found the same in Testatrix Safe Deposit box at the Fidelity Trust Co. Baltimore on the 1st day of April 1918, and Testatrix died 28th day of March 1918.

Sworn to before the subscriber.

J^r J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

A. J^r J. Peach, Register of Wills for Baltimore County, after having carefully examined the above last Will and Testament of Harriet D. Painter late of Baltimore County, deceased, together with the Codicils thereto attached, and also the evidence adduced as to its validity, Orders and Decrees, this 2^d day of April 1918, that the same be admitted as the true and genuine last Will and Testament and Codicils of the said Harriet D. Painter deceased.

J^r J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court after having carefully examined the above last Will and Testament of Harriet D. Painter, late of Baltimore County, deceased, together with the three Codicils thereto attached, and also the evidence adduced as to its validity, and the order of J^r J. Peach, Register of Wills for Baltimore County, Orders and Decrees, this 2^d day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament and Codicils of the said Harriet D. Painter deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

Reginia M. Hagan
Last Will & Testament

I Reginia M. Hagan, of Baldwin, Baltimore County, State of Maryland, do declare this to be my last will and testament: I give and devise to my daughter, Mary R. Smith, my dwelling house and lot of ground together with all the improvements thereunto belonging; to have and to hold during her life.

I give and bequeath to my said daughter, Mary R. Smith all my personal property, absolutely.

After the death of my said daughter Mary R. Smith, it is my desire ^{that} the real estate be sold, and divided into six ^{equal} shares:

One sixth to go to the children of my said daughter, Mary R. Smith, One sixth to the children of my deceased daughter, Catharine L. Crilly.

One sixth to my daughter, Ella Hagan. One sixth to my daughter, Julia A. Hagan. One sixth to my son, James V. Hagan, and One sixth to my son, Joseph G. Hagan.

And lastly; I hereby constitute and appoint my said son Joseph G. Hagan to be the executor of this my last will and testament.

In Witness Whereof, I Reginia M. Hagan have hereunto set my hand and seal this twenty second day of December, 1918.

Reginia M. Hagan

Signed and sealed in presence of
W. C. B. Wright. L. W. Beares
Baltimore County, S.S.

On the 10th day of April 1918, came Mary R. Smith and made oath that she does not know of any Will or Codicil of Reginia M. Hagan late of said County, deceased, other than the above instrument of Writing, and that he received the same from W. C. B. Wright at time of its execution on the 22^d day of December 1918 and Testatrix died 19th day of November, 1917.

Sworn to in open Court.

J^r J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.S.

On the 10th day of April 1918, came W. C. B. Wright and L. W. Beares subscribing witnesses to the foregoing last Will and Testament of Reginia M. Hagan, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

J^r J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Reginia M. Hagan late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 10th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Reginia M. Hagan deceased.

Benj. G. Miller
Charles H. Knox

George V. Stampser
Last Will & Testament

I, George V. Stampser, of Baltimore County and State of Maryland, being of sound and disposing mind and memory, do make and publish this my last Will and Testament, hereby revoking

all former wills by me at any time heretofore made.

And as to my worldly estate, and all ~~and~~ the property, real, personal, or mixed, of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, I devise, bequeath and dispose of in the manner following, to wit:-

First - My will is, that all my just debts and funeral expenses shall be paid out of my estate by my executor, hereinafter named, as soon after my decease as shall by him be found convenient.

Second - I give, devise and bequeath to my beloved wife, Susan Hampshire, all the rest and residue of all my estate of every description, that shall remain after the payment of my just debts and funeral expenses, with all the income and profits thereof, for and during the term of her natural life, and from and after her decease I give the same to my Sons Emory G. Hampshire, William G. Hampshire and Joseph P. Hampshire as tenants in common in fee simple, share and share alike.

Third - In case of the decease of either of my said sons before the decease of my said wife, or before coming into possession of his share of said property, and leaving no legal heirs, it is my will that such share shall be equally divided between the survivors.

And lastly, I nominate and appoint my son Emory G. Hampshire to be the sole executor of this my last will and testament.

In testimony whereof, the said George V. Hampshire, have hereunto subscribed my name and affixed my seal this 24th day of January, in the year of our Lord one thousand nine hundred and two.

George V. Hampshire

Signed, sealed, published and declared by the said George V. Hampshire, as and for his last will and testament, in the presence of us, who, at his request, in his presence, and in the presence of each other, have subscribed our names as witnesses thereto,

Wm. V. Dracy
P. S. Cross.

Baltimore County, S.D.:

On the 16th day of April 1918, came Emory G. Hampshire and made oath that he does not know of any Will or Codicil of George V. Hampshire late of said County, deceased, other than the above Instrument of Writing, and that he found the same among papers of deceased on or about the 10th day of March 1918, and testator died 5th day of March, 1918.

Sworn to in open Court.

Test: Wm. J. Prach
Register of Wills for Baltimore City.

Baltimore County, S.D.:

On the 16th day of April 1918, came Wm. V. Dracy and P. S. Cross, subscribing witnesses to the foregoing Last Will and Testament of George V. Hampshire, late of said County, deceased, and made oath that they did see the testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory, and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Prach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court after having carefully examined the above Last Will and Testament of George V. Hampshire late of Baltimore County, deceased, and also the evidence

adduced as to its validity, orders and Decrees, this 16th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said George V. Hampshire deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

Janet Merryman Blackburn } I, Janet M. Blackburn revoking all former wills,
Last Will and Testament } have to my husband Arthur Blackburn all my
absolutely and to my aunt Mary Emily France my house and grounds.
Janet Merryman Blackburn

June 8th 1917.

Witnesses

Mary Ferris Blackburn
R. W. Blackburn

Baltimore County, S.D.:

On the 16th day of April 1918, came Charles Meritt and made oath that he does not know of any Will or Codicil of Janet Merryman Blackburn late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Arthur Blackburn, husband of deceased on the 24th day of March 1918, and testatrix died 23rd day of March 1918.

Sworn to in open Court.

Test: Wm. J. Prach
Register of Wills for Baltimore County.

Baltimore County, S.D.:

On the 16th day of April 1918, came Mary Ferris Blackburn and R. W. Blackburn, subscribing witnesses to the foregoing Last Will and Testament of Janet Merryman Blackburn, late of said County, deceased, and made oath that they did see the testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test: Wm. J. Prach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Janet Merryman Blackburn late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 16th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Janet Merryman Blackburn deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

Margaret A. Swindell } of Margaret A. Swindell, of Baltimore County, State of
Last Will & Testament } Maryland, being of sound and disposing mind, memory
and understanding, do make, publish and declare, this my

Last Will and Testament in manner and form following, that is to say:-

First: I direct my Executor hereinafter named to pay my just debts and funeral expenses, as soon after my death as conveniently may be done.

Second: I give, devise and bequeath to my daughter Sue Swindell Truckols, my diamond ear rings, dinner ring, amethyst bracelet, amethyst pendant, amethyst ear rings, gold card case, wedding eamers, gold case locket and pearl chain, watch bracelet, marquisite ring and crest bracelet, old couch and the largest of the three silver platters.

Third: I give, devise and bequeath to my daughter Jane Swindell Smith, my pearl and diamond ring, two amethyst bracelets, diamond crescent, turquoise pendant, turquoise ring, turquoise ear rings, miniature of great grand-mother and great grand father Child, silver locket and chain, 2 amos with two faces, persian lamb coat and muff, white camels hair shawl, white cape shawl, silver platters, seal stole and muff and kyx stole and muff, red centre camels hair shawl, white spanish lace scarf, black crepe shawl and silver service.

Fourth: I give, devise and bequeath to my daughter Margaret Swindell Botter, my diamond pendant, seal pearl pendant and pin, seal pearl necklace, seal pearl ear rings, multiple gold-stone pin, gold amethyst locket and chain to match, gun metal watch and chain, blue lapis lazuli pendant ear rings and ring, link bracelet, gold bag and vanity case, emine on evening wrap, dark camels hair shawl, black and gold scarf, small white crepe shawl, Souvenir spoons of trip to Egypt and silver vegetable dishes.

Fifth: I give, devise and bequeath to my son Walter B. Swindell, Jr., the sum of five hundred dollars, in cash, and the diamond monkey face ring.

Sixth: I give, devise and bequeath to my grand-daughter Margaret De V. Swindell, daughter of my son Walter B. Swindell, Jr., my diamond star pin and coral beads, and in the event my said grand-daughter predecease me, then I give, devise and bequeath said diamond star pin to my grand-daughter Margaret Swindell Truckols to be held by her absolutely.

Seventh: I give, devise and bequeath to my grand-daughter Margaret Swindell Truckols my red gold watch and fob, and the other string of Coral beads.

Eighth: In the event that Tommy Cook, my faithful maid is in my employ at the time of my death, I give, devise and bequeath to her the sum of \$200.00 in cash.

Ninth: All the rest and residue of my estate, real, personal and mixed of whatsoever kind and wheresoever situate, of which I may die possessed, I give, devise and bequeath to my husband Walter B. Swindell, in special trust and confidence nevertheless, to hold the same in trust, and collect the rents, revenue and income thereof, and after paying one-third of said income to my husband Walter B. Swindell my said trustee is to pay the remaining two-thirds to my four children share and share alike, for and during their natural life; and upon the death of either one of my children, the share or portion of the corpus to which he or she would be entitled, shall be paid over to his or her children, or descendants of any deceased child. In the event any of my children die without leaving a child or children then the share or portion of the corpus to which he or she would be entitled shall be equally divided between my surviving children, share and share alike. On the death of my husband Walter B. Swindell, the one-third portion of the income to which he is entitled shall become part of the net income of my estate, and be equally divided between my four children as herein before directed, for and during their natural life; and upon the death of any of my children, the pro rata share of the corpus from which the income is paid to my said husband shall be paid to the child or children of any deceased child of mine, and if there be no child or children of such deceased child then to be divided between my surviving children,

and their descendants, share and share alike.

Tenth: It is my will, and I hereby direct that my said Trustee, and his successors in the trust, shall have full and complete power to sell, invest and re-invest any and all of the corpus of my estate, and to convey the same, and give full and sufficient deeds therefor, without the purchasers seeing to the application of the purchase money.

Eleventh: In the event of the death of my executors, or his refusal to act as trustee hereunder, I hereby appoint my son Walter B. Swindell, Jr. and Charles J. B. Swindell, as trustees of my said estate, with all the powers and authority conferred on my trustee under my Will as aforesaid.

Twelfth: I hereby constitute and appoint my husband Walter B. Swindell, and upon his death or refusal to act, my son Walter B. Swindell, Jr. and Charles J. B. Swindell, to be the Executors of this my Last Will and Testament, hereby revoking all former Wills and Codicils by me made, and I direct that my Executor be excused from the necessity of giving bond for the settlement of my estate.

In Testimony Whereof I have hereunto set my hand and seal, this 29th day of January in the year nineteen hundred and fourteen.

Margaret A. Swindell (Seal)

Signed, sealed, published and declared by the above named Testatrix, as and for her Last Will and Testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

Gertrude de V. Swindell

Robt. W. Stanton

Baltimore County, S.D.:

On the 16th day of April 1918, came Walter B. Swindell and made oath that he does not know of any Will or Codicil of Margaret A. Swindell late of said county, deceased, other than the above Instrument of Writing, and that he received the same from Testatrix on date of its execution on or about the 29th day of January 1914, and Testatrix died 5th day of April 1918.

Sworn to in open Court.

Test:

Jm. J. Peach

Register of Wills for Baltimore County.

Baltimore County, S.D.:

On the 16th day of April 1918, came Gertrude de V. Swindell and Robt. W. Stanton, subscribing witnesses to the foregoing Last Will and Testament of Margaret A. Swindell, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory, and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test:

Jm. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Margaret A. Swindell late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 16th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Margaret A. Swindell deceased.

Benj. S. Miller

Charles H. Knox

John Hoff

Douglas H. Gordon } I, Douglas H. Gordon, of Baltimore County, State of Mary-
 East Hill & Testament } land, being of sound and disposing mind, memory and under-
 standing, do hereby make, publish and declare this my last
 will and testament, in manner following; that is to say,

First. I do hereby revoke any and all wills by me at any time heretofore made.
 Second. Whereas by the terms and provisions of the will of my mother, Anne Eliza Gordon, deceased, and certain codicils thereto annexed, which were duly admitted to probate in and by the Orphans Court of Baltimore City, on the fourth day of July, 1901, an equal fifth part or share of the residuum of my mother's estate was given, devised and bequeathed unto the American Security and Trust Company, a corporation having its principal office in the City of Washington and District of Columbia, Basil B. Gordon and myself, Douglas H. Gordon, as trustees as therein set forth, for my use and benefit during my life, the same at my death to pass and belong to such persons and in such proportions, as I may by my last will limit and appoint, therefore it is my will and intention by these presents to exercise the power so as aforesaid conferred upon me, and to make disposition, in the manner hereinafter set forth, as well of the property and estate, so as aforesaid given, devised and bequeathed in trust for my use and benefit by the will of my mother, with power of appointment over, as of any and all other property of which I may die seized or possessed.

Third. I desire my executor hereinafter named to pay all my just debts and funeral expenses.

Fourth. I desire that my executor shall select from among the various chattels belonging to me at the time of my death, some article for each of my brothers-in-law De Courcy W. Thomas, John Quilman Revell and J. Crispell Harrell, and for each of my sisters-in-law, Sallie Clarke Lyflett and Eliza Sinclair Barrett, who may survive me, and present the same to each of them, respectively, as marks of the affection and esteem in which I hold them.

Fifth. I do give and bequeath to my wife, Elizabeth Clarke Gordon, absolutely, if she survives me, all my other furniture, books, pictures, horses, carriages and other chattels of whatsoever kind or description and wheresoever situate, except such heirlooms and other articles or chattels as may have been the property of my father or my mother, or any other ancestor.

Sixth. I do give and bequeath to my wife Elizabeth Clarke Gordon, for her life, all such heirlooms and other articles or chattels, as may have been the property of my father or my mother or any other ancestor, without impeachment of waste, and after the death of my wife, then I give and bequeath the same to my children and descendants, to be divided amongst the same in such manner and in such portions as my said wife may by her last will and testament direct, and failing such direction, then to my children, then living, and the living descendants of any deceased child or children, in equal parts, per stirpes and not per capita, the descendants of any deceased child or children, to take the share or shares of such deceased child or children, in equal parts, per stirpes and not per capita, the descendants of any deceased child or children to take the share or shares of such deceased child or children, respectively.

Seventh. I do give and bequeath to the International Trust Company of Maryland, a corporation, and its successors, as trustee, the sum of Fifty Thousand Dollars, to hold, invest, re-invest and manage the same, with the powers, rights and duties hereinafter set forth, and to pay the net income thereof to my sister, Nannie Gordon Revell, the wife of John Quilman Revell, during her life, for her sole and separate use, and free from the control of her present or any other husband, and after the death of my said sister, I direct my said trustee to hold said trust fund and the property and securities in which the same may be from time to time invested, until the youngest child of my said sister, who shall live to attain

the age of twenty one years, shall attain that age, in the meantime collecting, holding and accumulating all the income thereof and then to divide the same, both principal and accumulated income, amongst the then living children of my said sister, or in case of the death of any of her children leaving issue or descendants, surviving such child or children, then to divide the same, both corpus and accumulated income, amongst the children of my said sister and the issue or descendants of any deceased child or children, then living, such issue or descendants, to take the share of such deceased child or children, respectively in equal portions, per stirpes and not per capita, free, clear and discharged of the trust hereby created. In case of the death of all the children of my said sister before the youngest shall attain the age of twenty one years, then I direct that the same shall upon the death of the last surviving child of my said sister, be divided amongst the issue and descendants of the children of my said sister, per stirpes and not per capita, if any such issue or descendants there be. But in case my said sister shall die leaving no issue or descendants, or in case all her issue or descendants who may survive her shall die before the time set for the termination of the aforesaid trust and the distribution of the corpus thereof amongst the issue and descendants of my said sister, I direct that said sum of money and the property and securities in which the same may be invested, and all accumulations of the income thereon, shall thereupon revert to and become a part of the residuum of my estate and shall pass and devolve as herein elsewhere provided.

Eighth. I do give and bequeath to the International Trust Company of Maryland, a corporation, and its successors, as trustee, the sum of Fifty Thousand Dollars, to hold, invest, re-invest and manage the same, with the powers, rights and duties hereinafter set forth, and to pay the net income thereof to my sister, Rose Gordon Harrell, the wife of J. Crispell Harrell, during her life, for her sole and separate use, and free from the control of her present or any other husband, and after the death of my said sister I direct my said trustee to hold said trust fund and the property and securities in which the same may be from time to time invested, until the youngest child of my said sister, who shall live to attain the age of twenty one years, shall attain that age, in the meantime collecting, holding and accumulating all the income thereof, and then to divide the same, both principal and accumulated income, amongst the then living children of my said sister, or in case of the death of any of her children leaving issue or descendants, surviving such child or children, then to divide the same, both corpus and accumulated income, amongst the children of my said sister and the issue or descendants of any deceased child or children, then living, such issue or descendants to take the share of such deceased child or children, respectively, in equal portions, per stirpes and not per capita, free, clear and discharged of the trust hereby created. In case of the death of all the children of my said sister before the youngest shall attain the age of twenty one years, then I direct that the same shall upon the death of the last surviving child of my said sister, be divided amongst the issue and descendants of the children of my said sister, per stirpes and not per capita, if any such issue or descendants there be. But in case my said sister shall die leaving no issue or descendants, or in case all her issue or descendants who may survive her shall die before the time set for the termination of the aforesaid trust and the distribution of the corpus thereof amongst the issue and descendants of my said sister, I direct that said sum of money and the property and securities in which the same may be invested, and all accumulations of the income thereon, shall thereupon revert to and become a part of the residuum of my estate and shall pass and devolve as herein elsewhere provided.

Ninth. I do give and bequeath the sum of Five Thousand Dollars to each of my following named nephews and nieces, who shall be living at the time of my death, but not otherwise, that is to say, Mary Gordon Thom and Anne Gordon Thom, children of my deceased sister, Mary and Basil Gordon, Eliza Sinclair Gordon and Anne Hamilton Gordon, children of my deceased brother, Basil B. Gordon.

Douglas H. Gordon } I, Douglas H. Gordon, of Baltimore County, State of Maryland, living of sound and disposing mind, memory and understanding, do hereby make, publish and declare this my last will and testament, in manner following; that is to say,

First, I do hereby revoke any and all wills by me at any time heretofore made.

Second, Whereas by the terms and provisions of the will of my mother, Anne Calize Gordon, deceased, and certain codicils thereto annexed, which were duly admitted to probate in and by the Orphans Court of Baltimore City, on the Tenth day of July, 1901, an equal fifth part or share of the residuum of my mother's estate was given, devised and bequeathed unto the American Security and Trust Company, a corporation having its principal office in the City of Washington and District of Columbia, Basil B. Gordon and myself, Douglas H. Gordon, as trustees as therein set forth, for my use and benefit during my life, thence at my death to pass and belong to such persons and in such proportions, as I may by my last will limit and appoint, therefore it is my will and intention by these presents to exercise the power so as aforesaid conferred upon me, and to make dispositions in the manner hereinafter set forth, as well of the property and estate, so as aforesaid given, devised and bequeathed in trust for my use and benefit by the will of my mother, with power of appointment over, as of any and all other property of which I may die seized or possessed.

Third, I desire my executrix hereinafter named to pay all my just debts and funeral expenses.

Fourth, I desire that my executrix shall select from among the various chattels belonging to me at the time of my death, some article for each of my brothers-in-law, Dr. Courcy H. Thomas, John Quitman Revell and J. Duprell Hazell, and for each of my sisters-in-law, Sallie Clarke Ryfelt and Petie Sinclair Barnett, who may survive me, and present the same to each of them, respectively, as marks of the affection and esteem in which I hold them.

Fifth, I do give and bequeath to my wife, Elizabeth Clarke Gordon, absolutely, if she survives me, all my other furniture, books, pictures, horses, carriages and other chattels of whatsoever kind or description and wherever situated, except such heirlooms and other articles or chattels as may have been the property of my father or my mother, or any other ancestor.

Sixth, I do give and bequeath to my wife Elizabeth Clarke Gordon, for her life, all such heirlooms and other articles or chattels, as may have been the property of my father or my mother or any other ancestor, without impeachment of waste, and after the death of my wife, then I give and bequeath the same to my children and descendants, to be divided amongst the same in such manner and in such portions as my said wife may by her last will and testament direct, and failing such direction, then to my children, then living, and the living descendants of any deceased child or children, in equal parts, per stirpes and not per capita, the descendants of any deceased child or children to take the share or shares of such deceased child or children, respectively.

Seventh: I do give and bequeath to the International Trust Company of Maryland, a corporation, and its successors, as trustee, the sum of Fifty Thousand Dollars, to hold, invest, re-invest and manage the same, with the powers, rights and duties hereinafter set forth, and to pay the net income thereof to my sister, Hammie Gordon Revell, the wife of John Quitman Revell, during her life, for her sole and separate use, and free from the control of her present or any other husband, and after the death of my said sister, I direct my said trustee to hold said trust fund and the property and securities in which the same may be from time to time invested, until the youngest child of my said sister, who shall live to attain

the age of twenty one years, shall attain that age, in the meantime collecting, holding and accumulating all the income thereof, and then to divide the same, both principal and accumulated income, amongst the then living children of my said sister, or in case of the death of any of her children leaving issue or descendants, surviving such child or children, then to divide the same, both corpus and accumulated income, amongst the children of my said sister and the issue or descendants of any deceased child or children, then living, such issue or descendants, to take the share of such deceased child or children, respectively in equal portions, per stirpes and not per capita, free, clear and discharged of the trust hereby created. In case of the death of all the children of my said sister before the youngest shall attain the age of twenty one years, then I direct that the same shall upon the death of the last surviving child of my said sister, be divided amongst the issue and descendants of the children of my said sister, per stirpes and not per capita, if any such issue or descendants there be. But in case my said sister shall die leaving no issue or descendants, or in case all her issue or descendants who may survive her shall die before the time set for the termination of the aforesaid trust and the distribution of the corpus thereof amongst the issue and descendants of my said sister, I direct that said sum of money, and the property and securities in which the same may be invested, and all accumulations of the income thereon shall thereupon revert to and become a part of the residuum of my estate and shall pass and devolve as herein elsewhere provided.

Eighth, I do give and bequeath to the International Trust Company of Maryland, a corporation, and its successors, as trustee, the sum of Fifty Thousand Dollars, to hold, invest, re-invest and manage the same, with the powers, rights and duties hereinafter set forth, and to pay the net income thereof to my sister, Rose Gordon Hazell, the wife of J. Duprell Hazell, during her life, for her sole and separate use, and free from the control of her present or any other husband, and after the death of my said sister, I direct my said trustee to hold said trust fund and the property and securities in which the same may be from time to time invested, until the youngest child of my said sister, who shall live to attain the age of twenty one years, shall attain that age, in the meantime collecting, holding and accumulating all the income thereof, and then to divide the same, both principal and accumulated income, amongst the then living children of my said sister, or in case of the death of any of her children leaving issue or descendants, surviving such child or children, then to divide the same, both corpus and accumulated income, amongst the children of my said sister and the issue or descendants of any deceased child or children, then living, such issue or descendants to take the share of such deceased child or children, respectively, in equal portions, per stirpes and not per capita, free, clear and discharged of the trust hereby created. In case of the death of all the children of my said sister before the youngest shall attain the age of twenty one years, then I direct that the same shall upon the death of the last surviving child of my said sister, be divided amongst the issue and descendants of the children of my said sister, per stirpes and not per capita, if any such issue or descendants there be. But in case my said sister shall die leaving no issue or descendants, or in case all her issue or descendants who may survive her shall die before the time set for the termination of the aforesaid trust and the distribution of the corpus thereof amongst the issue and descendants of my said sister, I direct that said sum of money and the property and securities in which the same may be invested, and all accumulations of the income thereon, shall thereupon revert to and become a part of the residuum of my estate and shall pass and devolve as herein elsewhere provided.

Ninth, I do give and bequeath the sum of Five Thousand Dollars to each of my following named nephews and nieces, who shall be living at the time of my death, but not otherwise, that is to say, Mary Gordon Thom and Anne Gordon Thom, children of my deceased sister, Mary and Basil Gordon, Sallie Sinclair Gordon and Anne Hamilton Gordon, children of my deceased brother, Basil B. Gordon.

Fourth. I give and bequeath to my nephew R. Gordon Wilson, son of my deceased sister, Ellen Gordon Wilson, the sum of Twenty-five Hundred Dollars, if he survives me.

Fifth. I do give, devise and bequeath to my wife, Elizabeth Clarke Gordon, if she survives me, one-third of all the rest and residue of my estate, of whatsoever kind and wheresoever situate, for her sole and separate use, and free from the control of my husband, which she may at any time have, provided, however, as a condition of this devise and bequest, that my said wife shall consent that the provision made for her by the marriage settlement or ante-nuptial contract entered into between her and me, ^{prior} to our marriage shall be reckoned to be and considered a part of the residuum of my said estate, and shall be added to the property otherwise constituting the same before the division thereof, herein provided for, shall be made.

Sixth. I do give, devise and bequeath to the said International Trust Company of Maryland, and its successors, as trustee, all the remainder of the rest and residue of my estate, to hold, invest, re-invest and manage the same, with the powers, rights and duties herein after set forth, and to collect and pay the net income thereof to my wife, Elizabeth Clarke Gordon, during her life; and on the death of my wife, to pay, deliver, transfer and convey the same unto such of my children, then living, and the descendants of any of my children who may have previously, ^{deceased} leaving descendants him, her or them surviving and then living and in such proportions as my wife may by her last will and testament appoint, limit and direct; and failing such appointment or direction by my wife, then to my child, children and descendants, living at the death of my said wife, or at my death, in case my wife shall have died in my life-time, in equal parts, per stirpes and not per capita, the issue or descendants of any child or children, who may have previously died leaving issue or descendants, to take the share of such child or children, all absolutely and free, clear and discharged of the trust hereby created.

Seventh. I do give and confer upon my said trustee and its successor or successors, in any or all of the trusts hereinbefore created, and also upon my executrix, hereinafter named, and upon any other executor or executrix appointed hereunder, full power to make public or private sale of any of the property constituting my estate, whether real or personal, for any proper purpose, without the necessity of applying to any Court for authority so to do, and without the necessity on the part of any purchaser to see to the application of the purchase money thereof; and upon my said trustee and its successors in any or all of said trusts, full power to invest, re-invest and change the investment of any part or the whole of the property and estate coming into its or their hands, respectively, and generally to manage said trust estates so as to result to the greatest benefit and advantage thereof and of the persons beneficially interested therein.

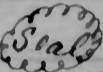
Eighth. I do hereby confer upon and give to my wife, Elizabeth Clarke Gordon, the absolute right, during the time that she shall be the cestui ^{quie} trust in enjoyment of the trust estate, hereinbefore created for her benefit, to require, by an instrument in writing, duly signed, sealed and acknowledged, the trustee herein appointed or any successor in trust, who by operation of law or otherwise shall be or become the trustee of said estate, to resign, and shall have the further power thereupon to appoint in like manner a new trustee in the place or stead of the trustee which shall have been so required to resign, provided only that such new trustee shall be a corporation duly authorized by its charter & the statutes under which it is organized to accept and discharge trusts of like character; and I do also confer upon and give to my sisters, Annie Gordon Lovell and Rose Gordon Staxall a like power

and right with respect to the trustee of the trust estates hereinbefore created for their benefit, respectively, such power and right to be exercised by them severally and without regard to the action of the other of my said sisters, concerning the trustee of the trust estate created for her benefit.

Ninth. I do further direct that no gift which I may have made or shall at any time make to my wife or to any of my children, sisters, nephews or nieces shall be taken or held to be an advancement or charge against the legacies or devises herein made to or for the benefit of her, them or any of them, except as hereinbefore provided with respect to the ante-nuptial agreement made with my wife.

Tenth. I do further appoint and constitute my wife, Elizabeth Clarke Gordon, to be the sole executrix of this my last will and testament, and I desire that she shall not be required to give bond for the performance of her duties as such.

In Witness Whereof, I have hereunto set my hand and seal, this Fifteenth day of April 1908.

Douglas St. Gordon 

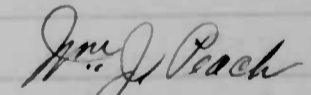
Signed, sealed, published and declared by the above named Douglas St. Gordon, to be his last will and testament in the presence of us, who, at his request, in his presence and in the presence of each other have hereunto signed our names as witnesses thereof, the words = "and with respect to the ante-nuptial agreement made with my wife," having been interlined before the execution of the foregoing will between the last line of the Fifteenth clause and the first line of the Sixteenth clause thereof. And the word "Gordon" having been stricken out and the word "Barnett" being written above the same, on the twentieth line of the second page

Edward P. Keech Jr.
Edward C. Bush

Baltimore County, SS:

On the 16th day of April 1918, came Elizabeth Clarke Gordon, and made oath that she does not know of any Will or Codicil of Douglas St. Gordon late of said County, deceased, other than the above Instrument of Writing, and that she found the same among private papers of deceased on or about the 12th day of April 1918, and Deceased died 8th day of April 1918.

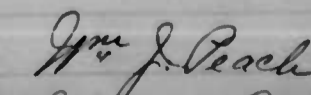
Sworn to in open Court.

Test: 
Register of Wills for Baltimore County.

Baltimore County, SS:

On the 10th day of April 1918, came Edward C. Bush, one of the subscribing witnesses to the foregoing Last Will and Testament of Douglas St. Gordon, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he held him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Edward P. Keech Jr. whose attendance cannot be had at this time subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other. And he also made oath that he is familiar with the handwriting and signature of Edward P. Keech Jr. and that the signature attached to the foregoing Will is the true and genuine of Edward P. Keech Jr. to the best of his knowledge and belief.

Sworn to in open Court

Test: 
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Douglas H. Gordon late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 16th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Douglas H. Gordon deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

For appointment of Safe Dep. & Tr. as Executor
See Title 176

Dorothea Heber } I, Dorothea Heber, of Baltimore County and State of Maryland, being of sound and disposing mind, memory and understanding, make and declare this to be my last Will and Testament.

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follows:

I give and bequeath all my estate to my children that are living at the time of my death to be equally divided among them, share and share alike, but in the event of the death of ~~the death of~~ any of my said children, then to the lawfully begotten issue of said deceased child, said issue to take per stirpes and not per capita, only the share or respective shares which the parent or respective parents if living, would have taken.

I constitute and appoint my husband William J. Heber and my brother Wilhelm Koch to be the executors of this my last Will and Testament, hereby revoking all other Wills and Codicils by me heretofore made.

In testimony whereof, I have hereto subscribed my name and affixed my seal this day of October 30 in the year nineteen hundred and .

Dorothea Heber ^(Seal)

Signed, sealed, published and declared by the above named testatrix as and for her last Will and Testament in the presence of us, who, at her request, in her presence, have hereto subscribed our names as witnesses.

George S. Kall
April 14, Kall

Baltimore County, Md.:

On the 17th day of April 1918, came Harry C. Kallben and made oath that he does not know of any Will or Codicil of Dorothea Heber late of said County, deceased, other than the above Instrument of Writing, and that she found the same in safe belonging to the deceased on or about the 7th day of April 1918, and testatrix died 4th day of April 1918.
Sworn to in open Court.

Said: Wm. J. Poach
Register of Wills for Baltimore County.

Baltimore County, Md.:

On the 17th day of April 1918, came George S. Kall and Wm. H. Kallb, subscribing witnesses to the foregoing Last Will and Testament of Dorothea Heber, late of said County, deceased, and made oath that they did see the testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court. Said: Wm. J. Poach, Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County;

The Court, after having carefully examined the above last Will and Testament of Dorothea Heber late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 17th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Dorothea Heber deceased.

Benj. G. Miller
Charles H. Knox
John Hoff.

Anthony M. Frankenberg } Last Will and Testament of Anthony M. Frankenberg
Last Will & Testament } I, Anthony M. Frankenberg, of Gardenville, Baltimore County, in the State of Maryland, being of sound and disposing mind, memory and understanding, do make, publish and declare this my last will and testament in manner and form following that is to say

After the payment by my executor hereinafter named, of all debts by me justly due and owing at the time of my decease, together with my funeral expenses and the cost of placing over my grave to mark the same, a neat but not elaborate stone, one hundred dollars (\$100.00) for masses for our family and for the repose of my soul, i.e., a mass on the day of my funeral, a requiem mass each on the seventh and thirtieth days after my death and the remainder for low masses.

I will and direct as follows:
I give and bequeath the residue of all money I may possess to my sisters, Mrs. Elizabeth C. Baummer and Mrs. Frances C. Zeller; my nephews Albert Frankenberg, George Baummer, Anthony Baummer, Francis Baummer, John Baummer, John Zeller, Albertus Frankenberg and Robert Frankenberg, and my nieces Mrs. Marie Burg, Mrs. Bessie Wallace, Gertrude Baummer, Ursula Baummer and Ursula Zeller, or to as many of the above named as may survive me, in these proportions: Each of my sisters to receive three times the amount of that of each of my nephews and nieces, who shall benefit equally, share and share alike.

To illustrate: The total number of beneficiaries enumerated herein is sixteen, adding to this two additional shares for each of my sisters makes twenty shares in all, of which my sisters are to receive three shares each, and my nephews and nieces one share each.

In the event of the death of any of the beneficiaries before a distribution can be made, their intended share or shares is to revert to the estate and be divided on the basis outlined above.

All my other belongings, including my watch, stick pin, and other jewelry, wearing apparel, furniture, trunks and their contents, shall be distributed as equitably as possible among my sisters, nephews and nieces who may permanently reside in Baltimore or vicinity. But, in the event of a disagreement as to such distribution, then such article or articles as may be in dispute shall be drawn for by lot.

Reposing special confidence and trust in my sister, Mrs. Elizabeth C. Baummer, I hereby appoint, name and constitute her as executrix, without bond, of this my last will and testament.

In testimony whereof I hereby subscribe my name and affix my seal this 9th day of August 1916.

Signature: Anthony M. Frankenberg ^(Seal)

Signed, sealed, published and declared by Anthony M. Frankenberg, the above-named testator, as and for his last will and testament in our presence, who, at his request, in his presence, and in the presence of each other, have hereto subscribed our names as witnesses hereto.

Witnesses: Sadie M. Haggel Gardenville Md.
Miss Grace Haupt Gardenville Md.

Baltimore County, SS:

On the 17th day of April 1918, came John C. Baumman and made oath that he does not know of any Will or Codicil of Anthony M. Frankenberg late of said county, deceased, other than the above Instrument of Writing, and that he found the same among private effects of the deceased on the 10th day of April 1918, and Testator died 10th day of April 1918.

Sworn to in open Court.

Test:

J^{ms} J. Peach
Register of Wills for Baltimore County.

Baltimore County, SS:

On the 17th day of April 1918, came Sallie M. Heggel and Mrs. Grace Haupt, subscribing witnesses to the foregoing Last Will and Testament of Anthony M. Frankenberg, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test:

J^{ms} J. Peach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above Last Will and Testament of Anthony M. Frankenberg late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 17th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Anthony M. Frankenberg deceased.

Benj. G. Miller
Charles H. Stox

George H. Evans } Last Will and Testament of George H. Evans.
Last Will & Testament } I, George H. Evans, of Baltimore County, Maryland, do hereby make, publish and declare this as and for my last will and testament, hereby revoking all other wills and testaments by me made.

First Item.

I give and bequeath to my son, John Evans, the sum of Ten Dollars (\$10.00).

Second Item.

I give and bequeath to my daughter, Mrs. Charlotte M. Neil, the pictures of my deceased son Eugene, of Dr. Williams, and of myself.

Third Item.

I give and bequeath to my son, George H. Evans, Jr., the sum of Ten Dollars (\$10.00), and direct that he pay and liquidate his indebtedness to me as provided in the Seventh Item hereof.

Fourth Item.

I give, devise and bequeath unto my daughter, Mrs. Margaret La Motte, all my right, title, interest and estate in and to the lot of ground and improvements in Duxdale Park, Baltimore County, Maryland, now known and designated as No. 721 Gladstone Avenue, where I now reside; my grand father clock, and the set of bed-room furniture and the onyx pin that belonged to her mother.

Fifth Item.

I give and bequeath to my daughter, Mrs. Mary E. Cole, my hall-piece; my dining-

room table, chairs and side-board; and all my household furniture and utensils, Silverware, pictures, and household ornaments, not otherwise specifically bequeathed.

Sixth Item.

I give and bequeath to my grand-daughter, Betty, M^{rs}. Neil, my gold four leaf clover pearl pin and the silver spoon that belonged to my deceased son, Eugene; to my grand-daughter, Elmina Cole, all my books; to my grand-son, James Winifred La Motte, one Liberty Bond of the denomination of Fifty Dollars (\$50.00).

Seventh Item.

I give and bequeath to my three grand-children, Gilbert Evans, John Evans and George H. Evans, 3rd, share and share alike, all moneys owing to me by my son, George H. Evans, Jr., and his wife, as evidenced by their joint note to me, and by the account in my ledger standing in their names; and I direct them to pay and liquidate said indebtedness to my Executor within twelve months after my death.

Eighth Item.

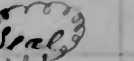
I give, devise and bequeath to my son, Arthur C. Evans, my gold watch and chain, my French clock, all my guns, shirt-studs, personal ornaments and jewelry, not otherwise specifically bequeathed, and all the rest and residue of my property, not otherwise disposed of, real and personal (including the proceeds of any life insurance policies payable to me or to my estate), of whatever character and wherever situate, which I now own or may hereafter acquire, or over which I have or may have any power of disposition.

Ninth Item.

I hereby constitute and appoint my son, Arthur C. Evans, to be the executor of this my last will and testament, and request that he be excused from giving bond otherwise than as required by law.

In Testimony Whereof I have hereunto subscribed my name and affixed my seal this Nineteenth day of December, nineteen hundred and seventeen.

George H. Evans



Signed, sealed, published and declared as and for his last will and testament by the above named testator, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

J. H. Otterberg

716 Gladstone Ave.

J. Wallace Bryan

Baltimore County, SS:

On the 21st day of February 1918, came J. Wallace Bryan and made oath that he does not know of any Will or Codicil of George H. Evans late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Testator, on date of its execution on or about the 19th day of December 1917, and Testator died - day of February 1918.

Sworn to before the subscriber.

Test:

J^{ms} J. Peach
Register of Wills for Baltimore County.

Baltimore County, SS:

On the 21st day of February 1918, came J. Wallace Bryan, and on the 18th day of April 1918, came J. H. Otterberg, subscribing witnesses to the foregoing Last Will and Testament of George H. Evans, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time of his so doing he was to the best of their

apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscribers,

Jm J Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of George W. Evans late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 18th day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said George W. Evans deceased.

Benj. G. Miller

Charles H. Knox

Renunciation

I appointed Executor in the last Will and Testament of George W. Evans late of Baltimore County, deceased, do hereby refuse to act as executor of said Will, and do therefore renounce all my right to letters Testamentary upon said deceased's estate, and all right, title and claim that I may, or could have had, by virtue of said appointment.

In testimony whereof, I hereunto subscribe my name this 17th day of April 1918.

Witness

J. Wallace Bryan

Richard Upman
Last Will & Testament

I Richard Upman of Baltimore County, in the State of Maryland do make and declare this to be as and for my Last Will and Testament, hereby revoking any Will heretofore made by me.

After the payment of my just debts and funeral expenses I devise as follows:
To my wife Margaret Ann Upman I give absolutely all my personal property, and Estate of every kind and description of which I shall die seized or possessed, including all monies in Bank or otherwise. My Real Estate I bequeath unto my said wife Margaret Ann Upman to be held by her during the term of her natural life, if she so long continue my widow, she to have the right during her widowhood to lease the same if she so desires.

In the event of my wife again marrying I direct that she shall have a dower interest in said Real Estate, and from and after the death or marriage of my said wife then to my children by my said wife, the issue of any deceased child to take the portion that its parent would have been entitled to if living, and I do hereby charge my Real Estate with the payment of the sum of one thousand dollars, which I bequeath to Agnes R. Thomey (wife of John Thomey) a daughter by my former wife, said one thousand dollars to be paid without interest to my said daughter Agnes R. Thomey within six months after the death or Marriage of my said wife Margaret.

And I do hereby appoint my wife Margaret Ann Upman - as the Executor of this my Last Will and Testament without Bond

Witness my hand and seal this 5th day of October 1909

Richard Upman

Signed, Sealed, Published and declared as and for his Last Will and Testament, in the presence of us, who, at his request, in his presence, and in the presence of each other subscribe our names as witnesses.

Frederick C. Heighe

Joseph G. M^{rs} Laughlin

Baltimore County, S.S.:

On the 20th day of November 1917, came Frederick C. Heighe and made oath that he does not know of any Will or Codicil of Richard Upman late of said County, deceased, other than the above Instrument of Writing, and that he had the same for safe keeping since time of its execution on or about the 5th day of October 1909, and Testator died 13th day of November 1917.

Sworn to in open Court.

Test:

Jm J Peach

Register of Wills for Baltimore County.

Baltimore County, S.S.:

On the 20th day of November 1917, came Frederick C. Heighe and Joseph G. M^{rs} Laughlin subscribing witnesses to the foregoing last Will and Testament of Richard Upman, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test:

Jm J Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Richard Upman late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 20th day of November 1917, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Richard Upman, deceased.

Benj. G. Miller

Charles H. Knox

John Hoff.

Edmonia C. Barksdale
Last Will & Testament

Last Will and Testament of Edmonia Carter Barksdale of Baltimore County, in the State of Maryland, do make this my last will and testament,

hereby revoking all other wills and Codicils by me heretofore made:

1. I desire my body to be interred beside that of my husband in Hollywood Cemetery, Richmond, Virginia, and my grave to be marked with a granite cross similar to that which marks his grave.
2. I give and bequeath to my step-grandson, George Barksdale Wickham, my dinner set known as "the green China set."
3. I give and bequeath to my nephew, Donald Symington, my rosewood bed-room set (consisting of bed, bureau, wardrobe, wash-stand, table, lounge and six chairs).
4. I give and bequeath to my nephew, Charles J. Symington, the scrap books of my late husband, George A. Barksdale, to be held by him for life, and after his death the said scrap books I give and bequeath to the Virginia Historical Society.
5. The residue of my household furniture and books, and my jewelry, clothing and other personal effects, I give and bequeath to my nephew, H. Stuart Symington, Jr., absolutely.

The greater part of my estate consists of one hundred (100) shares of the preferred stock of the T. H. Symington Company, which I do not wish my Executor and Trustee to sell for any purpose. Out of the income arising thereupon I give and bequeath the following three legacies:

- (A) To my niece, Selia Symington Goode, because she gave me her interest in my sister Anna's

estate, Two Hundred and Fifty Dollars (\$250).

(b) To my faithful servant, Vera Valentine, One Hundred Dollars (\$100).

(c) To my husband's little protégée, Thelie Warsham, One Hundred Dollars (\$100).

All the rest and residue of my estate, real and personal, of every kind and wheresoever situated, I give, devise and bequeath to my nephew, W. Stuart Springton, Jr., in trust and confidence nevertheless for the following uses and purposes:

1. To hold, invest and re-invest the same in the discretion of said Trustee, and to collect the income therefrom, and to these ends to have all the powers of control over and management of said estate which I would have if living.

2. To pay over the net income from said estate, after deducting my and all expenses of the trusteeship, to my two nieces, Selia Harrison Powers and Marquette Boston Powers, in equal parts, and in the event of the death or marriage of either of them to pay over the entire income to the survivor of them or the one remaining single.

3. In the event of the marriage or death of both of my said nieces, Selia Harrison Powers and Marquette Boston Powers, or the marriage of one and death of the other, the trust hereby created is to terminate, and the said Trustee is to pay over the principal of the said estate to my grand nephew, Pete Powers Meade, and my grand nephew, William Harrison Powers Grason, in equal parts absolutely.

I constitute and appoint my nephew, W. Stuart Springton, Jr., to be the Executor of this my last will and testament hereby revoking all other wills and codicils by me heretofore made, and I desire that my said Executor be excused from giving bond.

As Witness, my hand and seal this 6th day of March, 1918.

Edmonia C. Barksdale (Seal)

Signed, Sealed, Published and Declared by the above-named testatrix as and for her last will and testament in the presence of us, who at her request, in her presence and in the presence of each other, have hereto subscribed our names as witnesses.

Louis S. Crick

H. H. Dimmen

Baltimore County, S.D.:

On the 16th day of April 1918, came W. Stuart Springton Jr. and made oath that he does not know of any Will or Codicil of Edmonia Carter Barksdale late of said County, deceased, other than the above Instrument of Writing, and that he found the same in trunk belonging to deceased on the 27th day of March 1918, and Testatrix died 30th day of March 1918.

Sworn to before the subscriber.

Test: Wm. J. Peach
Register of Wills for Baltimore County.

Baltimore County, S.D.:

On the 16th day of April 1918, came H. H. Dimmen and on the 17th day of April 1918, came Louis S. Crick, subscribing witnesses to the foregoing Last Will and Testament of Edmonia Carter Barksdale late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscriber.

Wm. J. Peach
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Edmonia Carter Barksdale late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 23rd day of April 1918, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Edmonia Carter Barksdale deceased.

Benj. G. Miller

Charles H. Snow

John Hoff.

Theresia Von Rintelm
Exemplified Copy of
Last Will & Testament

Theresia Von Rintelm, widow, of Baltimore City, State of Maryland, being of sound and disposing mind, memory and understanding do make, publish and declare this to be my last will and testament, in manner following, that is to say:

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follows:-

Item No. 1. I give and bequeath unto my daughters, Marie Von Rintelm, Elizabeth Von Rintelm and Catherine Bellmayer all the furniture, furnishings, pictures, beds, chinaware, glass ware, silver-ware and all other chattels in my home 2121 East Pratt street, share and share alike.

Item No. 2. I give and devise unto my daughter, Marie Von Rintelm, the properties in Baltimore City, known as Number 212, 214, 216, 218, 220, 222, 228, 230 and 240 North Bradford street.

Item No. 3. I give and bequeath unto my children, Marie Von Rintelm, Elizabeth Von Rintelm, Catherine Bellmayer, Anthony Von Rintelm and Victor Von Rintelm, each, the sum of three hundred dollars absolutely.

Item No. 4. I give and devise unto my daughter, Elizabeth Von Rintelm, two lots of ground on the south side of Ulicianne Street, in Baltimore County, and which are particularly described in a deed from Charles W. Bald, Jr., to Theresia Von Rintelm, dated August 23rd 1913, and recorded among the Land Records of Baltimore County, in Liber W. P. L. Number 418, folio 38, etc., and especially, and particularly a ground rent of thirty-four dollars and twenty-five cents, and a ground rent of thirty-one dollars and fifty cents, issuing and payable out of said lots of ground.

Item No. 5. All the rest, residue and remainder of my estate, real and personal, whatsoever and wheresoever situate, I give, devise and bequeath unto my six children, August Von Rintelm, Marie Von Rintelm, Elizabeth Von Rintelm, Catherine Bellmayer, Anthony Von Rintelm and Victor Von Rintelm, share and share alike, absolutely.

Item No. 6. I name constitute and appoint my son, Victor Von Rintelm and my daughter, Elizabeth Von Rintelm, to be the executor and executrix of this my last will and testament, hereby revoking all other wills and codicils by me heretofore made, and I desire that my said executor and my said executrix be excused from the necessity of giving bond.

Item No. 7. I give and grant unto my said executor and my said executrix full power and authority, to sell all of my property and estate (except that specifically devised and bequeathed in items 1 and 2 of this will) at private or public sale, for such price or prices, and upon such terms as they may deem proper.

In Testimony Whereof, I have hereto subscribed my name and affixed my seal this 17th day of March, in the year nineteen hundred and fifteen.

Theresia Von Rintelm (Seal)

Signed, sealed, published and declared by the above named testatrix as and for her last will and Testament, in the presence of us, who, at her request, in her presence and in

CERTIFICATE OF CAMERA OPERATOR

I HEREBY CERTIFY THAT THE DOCUMENTS REPRESENTED BY THE
MICROPHOTOGRAPHS APPEARING ON THIS ROLL OF FILM DESIGNATED AS
REEL NO. 78 WERE PHOTOGRAPHED BY THE UNDERSIGNED ON THIS
DATE.

REEL BEGINS WITH Libra #WJP 17 Foto 405

REEL ENDS WITH " dw JP 90 " 163

BY *AR Hazard*
(SIGNATURE OF OPERATOR)

DATE 3-20-51