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**LIBER NO**

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No. 3160  
Last Will and Testament  
of  
Robert Lee,  
deceased.

In the name of God, Amen, I Robert Lee of Carroll County, in the State of Maryland, 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 buried at the discretion of my Executor hereinafter named - and after my debts (if any) - funeral expenses - Medical bills and costs of Tomb stones to be erected at my grave are paid.

I give and bequeath to my Son Philip S. Lee and Maud A. Lee his wife all my personal estate of every kind and character, including all cash money I may have in hand or elsewhere at the time of my death, and the contents of certificates of deposits in Bank and all other evidences of debt - each to share alike.

I give and devise unto my son the said Philip S. Lee my one half interest in the lot in the burial ground of Wesley Chapel Methodist Episcopal Church near Freedom, Carroll County, Maryland.

And lastly, I do hereby constitute and appoint my Son the said Philip S. Lee to be sole Executor 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, I have set my hand and seal this 13 day of January, in the year nineteen hundred and eleven,  
Robert Lee.

Signed, Sealed, published, and declared by the above named Robert Lee as and for his last Will and Testament, in our presence who, at his request in his presence and in presence of each other have hereunto set our hands as Witnesses hereto -  
Oliver W. Warner  
Walter J. Triggell

Maryland, Carroll County, To-Wit:-  
On the 15<sup>th</sup> day of May, 1911, before the Clerk of the Court of Carroll County, came Philip S. Lee, and in open Court in the presence of Almighty God solemnly declared that the above instrument of writing is the true and whole last Will and Testament of Robert Lee, late of Carroll County, deceased; that he received said Will from Testator during his lifetime for safe keeping, and that he is not aware of any other will or codicil left by said deceased.  
Test:- William Arthur  
Register of Wills for Carroll County.

Maryland, Carroll County, To-Wit:-  
On the 15<sup>th</sup> day of May, 1911, before the Clerk of the Court of Carroll County, came Oliver W. Warner and Walter J. Triggell the subscribing Witnesses to the foregoing last Will and Testament of Robert Lee, late of Carroll County, deceased, and in open Court, in the presence of

Almighty God solemnly declared that they did see Robert Lee, the testator in said will named, sign and seal said will; that they heard him publish pronounce and declare the same to be his last will and testament; that at the time of so doing he, the said testator was, to the best of their apprehension, knowledge and belief, of sound and disposing mind, memory and understanding, and that they subscribed their respective names as witnesses to said will, at the request of the said testator in his presence and in the presence of each other.

Test:- William Arthur  
Register of Wills for Carroll County.

In the Orphan's Court of Carroll County,  
The Court after having carefully examined the above last will and testament of Robert Lee, late of Carroll County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 15th day of May 1911, that the same be admitted to probate in this Court as the true and genuine last will and testament of Robert Lee, deceased.

John E. Eckhardt }  
William L. Richards } Judges,  
Robert N. Hovitz }

No 3161  
Last Will and Testament of  
Washington P. Hovitz  
deceased.

In the name of God, Amen, I, Washington P. Hovitz, of Carroll County, in the State of Maryland, County of sound and disposing mind, memory and understanding knowing the certainty of death and the uncertainty of the time thereof, and being desirous to settle my worldly affairs and that by be the better prepared to leave this world when it shall please God to call me home, do make, publish, and declare this to be my last will and testament, in manner and form following to-wit:-

- First and principally, I commit my soul into the hands of Almighty God, and my body to the earth, to be decently buried by my executor hereinafter named.
- Item 1 = I will and direct that out of the cash on hand at the time of my death three hundred dollars shall be paid to my dear wife Lucy Hovitz, and two hundred dollars to Ralph Washington Redford son of my step daughter Lucy Redford.
- Item 2 = I will and direct that my son Franklin Hovitz shall have my fifteen acre field adjoining Samuel J. Remond wood lot situated in Lonsdale District.
- Item 3 = I will and direct that all other Real and Personal Property, that I may own or be entitled to at the time of my death shall be sold at Public Sale and out of the proceeds thereof first all my funeral charges including Tomb Stones shall be paid, and the rest and residue shall be paid to my Grand daughter Violet Fako.

And lastly I do hereby constitute and appoint my Brother Jacob Hovitz my sole executor of this my last will and testament, revoking and annulling all former Wills heretofore by me made, ratifying and confirming this

and more there to be my last will and testament,  
In testimony whereof I hereunto set my hand and seal this 26th day of June in the year one thousand hundred and nine,  
W. P. Hovitz. (Seal)

Signed, sealed, published and declared by the above named Washington P. Hovitz, as and for his last will and testament, in our presence, who at his request, and in his presence and in the presence of each other, have hereunto set our hands as Witnesses hereto,  
William E. Banker  
Charles W. Angell

Maryland, Carroll County, To-wit:-  
On the 29th day of May, 1911, before the Orphan's Court of Carroll County, came Jacob Hovitz, and in open Court in the presence of Almighty God, solemnly declared that the above instrument of writing is the true and whole last will and testament of Washington P. Hovitz, late of Carroll County, deceased; that he received said will from testator's widow who found same among his private papers and that he does not know of any other will or codicil left by said deceased.

Test:- William Arthur  
Register of Wills for Carroll County.

Maryland, Carroll County, To-wit:-  
On the 29th day of May, 1911, before the Orphan's Court of Carroll County came William E. Banker and Charles W. Angell the subscribing witnesses to the aforesaid last will and testament of Washington P. Hovitz, late of Carroll County, deceased, and in open Court, in the presence of Almighty God, solemnly declared that they did see Washington P. Hovitz, the testator, do said will named, sign and seal said will; that they heard him publish, pronounce and declare the same to be his last will and testament; that at the time of so doing he, the said testator, was, to the best of their apprehension, knowledge and belief, of sound and disposing mind, memory and understanding, and that they subscribed their respective names as witnesses to said will, at the request of the said testator in his presence and in the presence of each other.

Test:- William Arthur  
Register of Wills for Carroll County.

In the Orphan's Court of Carroll County,  
The Court after having carefully examined the above last will and testament of Washington P. Hovitz, late of Carroll County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 29th day of May, 1911, that the same be admitted to probate in this Court as the true and genuine last will and testament of Washington P. Hovitz, deceased.

John E. Eckhardt }  
William L. Richards } Judges  
Robert N. Hovitz }

No. 3162  
Last Will and Testament  
of  
James B. Boyd,  
deceased.

In the name of God, Amen. I James B. Boyd  
of Carroll County, in the State of Maryland, being  
of sound and disposing mind, memory and  
understanding, knowing the certainty of death  
and the uncertainty of the time thereof, and  
being desirous to settle my worldly affairs,

and therefore better prepared to leave this world when it shall  
please God, to call me hence do therefore make public and declare  
this to be my last Will and Testament in manner and form following;

First and principally I commit my soul into the hands of  
Almighty God, and my body to the Earth to be decently buried by my  
Executors hereinafter named and appointed, After all my just  
debts and funeral expenses are paid including Tomb Stone  
over my grave I will and direct that all my Real and Personal  
property of every kind and character shall go to my dear wife Evelyn  
E. Boyd, to have hold and enjoy, during her life or widow hood  
but if she should remain unmarried to her death, then I will and  
direct that all my real and personal property remaining at the  
time of my wife's death or remarriage shall be sold either at Public  
or private Sale which ever seems best to my Executors, and the  
proceeds arising therefrom be equally divided between my two  
sons viz Lewis S. Boyd and Charles N. Boyd, share and share alike,  
And lastly, I do hereby constitute and appoint my sons Lewis S.  
Boyd and Charles N. Boyd, to be my sole Executors 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, I have set my hand and seal, this 8<sup>th</sup>  
day of March, 1907.

James B. Boyd

Signed, Sealed, published and declared by the above named  
James B. Boyd, 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  
this 8<sup>th</sup> day of March, 1907.

Harry L. Baumgardner  
John H. Diffendal

Maryland, Carroll County, To-Wit:-  
On the 6<sup>th</sup> day of June, 1911, before the Clerk's Court of Carroll County,  
came John H. Baumgardner and John H. Diffendal the subscribing Witnesses  
to the aforesaid last Will and Testament of James B. Boyd, late of  
Carroll County, deceased, and in open Court, in the presence of Almighty  
God, solemnly declared that the above instrument of writing is the true  
and whole last Will and Testament of James B. Boyd, late of Carroll  
County, deceased; that he received said Will from the testator during his  
lifetime for safekeeping and that he does not know of any other Will  
or codicil left by said deceased.

Test:-  
William Arthur, Register of Wills for Carroll County,

Maryland, Carroll County, To-Wit:-  
On the 6<sup>th</sup> day of June, 1911, before the Clerk's Court of Carroll County,  
came Harry L. Baumgardner and John H. Diffendal the subscribing Witnesses  
to the aforesaid last Will and Testament of James B. Boyd, late of  
Carroll County, deceased, and in open Court, in the presence of  
Almighty God, solemnly declared that they did see James B. Boyd, the testator,  
in said Will named, sign and seal said Will; that they heard him publish,  
pronounce and declare the same to be his last Will and Testament; that  
at the time of so doing he, the said testator, was, to the best of their affec-  
tion, knowledge and belief, of sound and disposing mind, memory and  
understanding, and that they subscribed their respective names as Witnesses  
to said Will, at the request of the said testator in his presence and in  
the presence of each other.

Test:-  
William Arthur  
Register of Wills for Carroll County,

In the Clerk's Court of Carroll County,  
The Court after having carefully examined the above last Will  
and Testament of James B. Boyd, late of Carroll County, deceased,  
and also the evidence adduced as to its validity; orders and decrees,  
this 6<sup>th</sup> day of June 1911, that the same be admitted to probate as  
the true and genuine last Will and Testament of  
James B. Boyd, deceased.

John E. Cookerwell  
William L. Richard }  
Robert N. Kromby } Judge

No. 3163  
Last Will and Testament  
of  
Ann Elizabeth Adams  
deceased.

I, Ann Elizabeth Adams, of Westminster Carroll  
County, Maryland, being of sound and disposing  
mind, do make and declare this my last Will  
and Testament hereby revoking all other Wills,

After my funeral expenses are paid, and a  
Tomb Stone, not to exceed Ten Dollars in price,  
is provided for my grave, I make the following bequests and after  
the payment of same, the balance of my estate, if any, I give to my  
daughters Catharine Eline, Regina Myers and a Sister whose Christian  
name is Mary, and my brother Stephen and James B. Adams, to  
them and the survivor or survivors of them equally;  
1st.- To the Resident Priest at St. Joseph Catholic Church,  
Emmittsburg, Md, Fifteen Dollars, five of which is for the  
Sanctuary society of the Parish.

2nd.- To the Resident Priest at St. Johns Catholic Church  
Westminster, Md, Five Dollars for the Sanctuary society  
of the Parish.

3d.- To the Society known as Connuceant of the Holy Land with  
office at 145 West 95<sup>th</sup> Street New York, Twelve Dollars,

4th - To Joseph B. Boyle, of Westminster, for kindness extended me in my life time, Twenty Dollars.

Should my estate be insufficient to pay the above bequests in full, then I will the payments of them proportionately.

I appoint Joseph B. Boyle Executor and he shall not be required to bond.

In testimony whereof I hereunto set my hand and seal this Twenty-fifth day of March in the year 1898.

Ann Elizabeth X Adams Wm  
Seab

Signed, sealed, published and declared by 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 hereunto set our hands as Witnesses Thereto.

Thos. O'N. Baumgartner  
W. Lloyd Lynch

Maryland, Carroll County, To - Wit:-

On the 12<sup>th</sup> day of June, 1911, before the Cephus Court of Carroll County, came Joseph B. Boyle, and in open court in the presence of Almighty God solemnly declared that the above instrument of writing is the true and whole last Will and Testament of Ann Elizabeth Adams, late of Carroll County, deceased; that she said Will was sent by Testatrix to Joseph B. Boyle for safe keeping during her life time and that he does not know of any other Will or codicil left by said deceased.

Test:- William Arthur  
Register of Wills for Carroll County.

Maryland, Carroll County, To - Wit:-

On the 12<sup>th</sup> day of June, 1911, before the Cephus Court of Carroll County, came Thos. O'N. Baumgartner and W. Lloyd Lynch the subscribing witnesses to the foregoing last Will and Testament of Ann Elizabeth Adams, late of Carroll County, deceased, and in open court, in the presence of Almighty God solemnly declared, that they did see Ann Elizabeth Adams, the testatrix in said will named, signed and seal said will; by making her mark to her name written for her by Thos. O'N. Baumgartner that they heard her publish, pronounce and declare the same to be her last will and testament; that at the time of so doing she, the said testatrix was, to the best of their apprehension, knowledge and belief, of sound and disposing mind, memory and understanding, and that they subscribed their respective names as witnesses to said Will, at the request of the said testatrix in her presence and in the presence of each other.

Test:- William Arthur  
Register of Wills for Carroll County.

In the Cephus Court of Carroll County:-

The Court, after having carefully examined the above last Will and Testament of Ann Elizabeth Adams, late of Carroll County, deceased, and also the evidence adduced as to its validity, order and decree, this 12<sup>th</sup> day of June, 1911, that the same be admitted to probate in this Court as the true and genuine last Will and Testament of Ann Elizabeth Adams, deceased.

John E. Eckmold }  
William L. Richards } Judges  
Robert N. Kowitz }

No 3164  
Certified Copy of  
Last Will and Testament  
of  
Dorington D. Barnitz  
of Baltimore, Md.

I Dorington D. Barnitz, of the City of Baltimore and State of Maryland, being of sound and disposing mind, do make and publish this my last will as follows, I direct that all my legal debts funeral and testamentary expenses be first paid out of my estate,  
1- Item, I bequeath to my daughter Grace Barnitz and Annie W. Worthington (in full settlement of the devise made them by the Will of my late brother Augustus W. Barnitz) my dwelling house and property No 2010 N. Paul Street Baltimore City which by deed dated November 10<sup>th</sup> A. D. 1881 and recorded among the Land Records of Baltimore City, in W. M. D. Liber 129 folio 35; I acquire from William H. Roberts, Executor, To Have & To Hold the same for and during their lives & the life of the survivor of them, absolutely as joint tenants, and also all the furniture, and household effects of every kind, contained in said dwelling and premises,  
2, Item, I devise to my said daughter (Grace and Annie W.) all that lot of land, containing about thirteen acres, situate and lying in Carroll County, Maryland, near to, and Southwest of the town of Westminster, and on the South - S. side of the "Fowles" reservoir and being a part of a tract called "Bonnie Delight" adjoining lot sold by me to -- Reaver, and part of the same property, which I acquired by deed of Partition, made by and between, Elizabeth S. Seip and others, dated April 13 A. D. 1874 and recorded among the Land Records of Carroll County in Liber J. B. B. No 43 folio 505; To Have and To Hold the same, for and during their lives and the life of the survivor of them absolutely, as joint tenants,  
3- Item, I devise and bequeath to my daughter Grace Barnitz and Annie W. Worthington, my lot and dwelling house, and premises situate on Main Street at corner of "Stone Alley" in the town of Westminster, Carroll County, Maryland and which is distinguished on the plan of said town by the Number 17, and which I acquire by deed of Partition, made by and between Elizabeth S. Seip and others, dated April 13 A. D. 1874 and recorded among the said Land records of Carroll County in Liber J. B. B. No 43 folio 505; Being the same ground described in a deed from Henrietta W. Bockley, to Michael Barnitz, dated the 28<sup>th</sup> day of September 1868 recorded among the Land Records of Carroll County in Liber W. D. D. No 24 folio 436 D, and also deed recorded in Liber W. D. D. No 35 folio 522 D, and also all the furniture household goods, and effects and contents therein & thereof To Have and To Hold the same absolutely as joint tenants,  
4, Item, I devise and bequeath to my said daughter Annie W. Worthington her heirs and assigns in fee simple, that lot of ground lying on the North side of Wash Franklin Street distant thirty three feet and three inches Eastward from the

intersection of the north side of Franklin Street & the east side of Myrtle Avenue with a front on north side of Franklin Street of fourteen feet & nine inches & a depth of sixty nine feet & three inches with my right, interest & estate therein. In being the lot leased by Henry Peters to Beale Randall at the yearly rent of twelve dollars payable on the first day of September, and being the same lot, the leasehold interest in which was assigned by James J. Moore & Wife to James W. Wylie, by deed dated January the 12<sup>th</sup> 1869 and recorded among the Land Records of Baltimore City in Liber R. R. No 2446 folio 406, and being the same lot and property, which is secondly described in a deed made by Susan Shurey & others, dated July 27 A. D. 1904 & recorded among the said Land Records of Baltimore City in Liber R. C. N. 2090 folio 188 conveying the same to me, I deem, all the rest, residue and remainder of my estate real and personal I devise and bequeath to my wife Ann B. Bannity for and during her life.

Item, should my daughter Grace, be living and unmarried, at the time of the death of my wife, I bequeath and devise said rest, residue & remainder of my estate to the said Grace, so long as she shall remain unmarried, and if she shall continue unmarried for and during her life.

6. Item, If at the time of the death of my wife my daughter Grace should be married or should she marry at any time thereafter, and my daughter Annie B. Worthington should then be living, then from the time of the death of my wife, or the time of the marriage of the said Grace - thereafter, I devise and bequeath said rest, residue & remainder of my estate and property in equal shares, to the said Grace and Annie, for and during their lives and the life of the survivor of them.

7. Item, Upon the death of either of my said daughters I devise and bequeath the said rest, residue and remainder of my estate to the surviving daughter, her heirs personal representatives and assigns absolutely.

8. Item, I authorize and direct the Executors of this my Will or the acting one of them, before making distribution of the estate, that they shall invest as far as practicable in Baltimore City Stock or Bonds or other safe securities, all the net cash monies in their hands and distribute and assign such stocks or investments to the legatee in lieu of money.

9. Item, I authorize and empower each legatee for life during their respective terms, to invest, vary and change investments of their estate, and reinvestments again to make - Purchases in no case, to be responsible for the investment, or for the application of purchase money, I also will that no bond for life, under this my Will, shall under any circumstances be required to give any Inventory or and bond or security, for property so held by her or them.

Item, I appoint my daughters, Annie B. Worthington and Grace Bannity the Executors of this my last Will, and in case of the death of either, I appoint the survivor of them as Executor and I wish that my said Executors or Executor shall be excused from the necessity of giving bond for the performance of their or his duties as such Executor.

In testimony whereof I hereunto set my hand and seal on this 10<sup>th</sup> day of May A. D. 1909 hereby revoking all other wills made by me,  
Worthington D. Bannity. Seal

Signed, sealed, published & declared by the above named testator Worthington D. Bannity, as and for his last Will & Testament in the presence of

us, who at his request & in his presence and in the presence of each other have (have) hereunto subscribed our names as witnesses thereto,  
Marion Woble  
Annie L. Stan  
Oliver J. Smith

Baltimore City, SS; On the 22<sup>nd</sup> day of May, 1911, came Annie L. Stan and made oath in due form of law, that she does not know of any Will or Codicil of Worthington D. Bannity late of said City, deceased, other than the above instrument of writing, and that she received this Will from the Testator and retained the same to this time all notified and that Testator departed this life on the 14<sup>th</sup> day of May 1911  
Sworn to in open Court  
Just: - Howard W. Jackson  
Register of Wills for Baltimore City,

Baltimore City, SS; On the 22<sup>nd</sup> day of May 1911 came Marion Woble, Annie L. Stan and Oliver J. Smith the three subscribing witnesses to the foregoing last Will and Testament of Worthington D. Bannity 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 read him publicly, for 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  
Just: - Howard W. Jackson  
Register of Wills for Baltimore City,

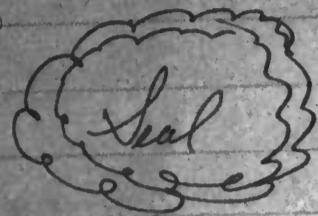
In the Orphan's Court of Baltimore City;  
The Court after having carefully examined the above last Will and Testament of Worthington D. Bannity late of Baltimore City, deceased and also the evidence adduced as to the validity, order and Decree, this 22<sup>nd</sup> day of May, 1911, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Worthington D. Bannity deceased,  
Jesse J. Block  
Harry B. Gaither  
William M. Dunn

Seal State of Maryland, Baltimore City, SS,

J. 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 Covington D. Barmity late of said city, deceased, together with the proofs and probate thereof taken from "Wills" Lib. N. W. S. No 110 folio 261 etc Being one of the Records filed, recorded and kept in the Office of Register of Wills for Baltimore City,



In Testimony Whereof, I humbly subscribe my name and affix the Seal of said Court and Office, this 14th day of June in the year of our Lord nineteen hundred and eleven,

Howard W. Jackson  
Register of Wills for Baltimore City

State of Maryland, Carroll County, To-Wit:-

I William Arthur, Register of Wills for Carroll County, in the State of Maryland, do hereby certify that the foregoing certified copy of the last Will and Testament and probate thereof of Covington D. Barmity of the City of Baltimore and State of Maryland, deceased, has been exhibited, recorded and filed in my said office, that I have carefully examined copy of said Will, probate thereof and certification thereof and have determined that the same in my judgment is properly authenticated, in the mode and by the officers authorized by the laws of the State of Maryland, and that I have this day recorded the same in the record book of Wills in my said office in accordance with laws of the State of Maryland in such case made and provided,

Witness my hand and the seal of my office this 15 day of June, in the year nineteen hundred and eleven,

Test:- William Arthur  
Register of Wills for Carroll County,

No 3165  
Last Will and Testament  
of  
Mary S. Hook,  
Deceased,

I Mary S. Hook, Widow of the late William H. Hook of Carroll County and State of 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, To-wit:-

First: I will, direct and appoint my son W. H. Hook as my Executor and authorize him to sell, as soon as convenient after my death, all my estate, real, personal and mixed, with power to grant and convey the real estate to the purchaser or purchasers by good and sufficient deed, and collect all such standing debts, accounts, money in the bank and all other moneys invested by me, and after the payment of all my just debts and funeral expenses, including the cost of a suitable tomb stone at my grave, I give, devise, and bequeath as follows,

- (A) To my daughter Mary A. Bloom (widow of the late Adam Bloom), as her full share of my estate, the sum of five dollars,
- (B) To my grand daughter, Gladys L. Hook (and daughter of my beloved daughter Grace S. Hook, nee Mrs. Grace S. Beavers) as her full share of my estate, the sum of two hundred dollars,
- (C) The balance of my estate shall be divided equally among my eight surviving children, viz: John H. Hook, Harry W. Hook, WALTER C. EASTON, wife of George C. Easton, David Grant Hook, Rachel L. Hinman wife

of William Hinman, Lettindy B. Wally wife of Leisto Wally, Grace S. Beavers, wife of Frank Beavers, and George R. Mcgrady Hook, share and share alike. The descendants of any deceased child, to stand in place of such deceased child. And I hereby revoke all other Wills by me heretofore made, declaring this and none other to be my last Will and Testament, In Testimony Whereof I humbly set my hand and seal on this 23rd day of May in the year 1908,

Mary S. Hook



Signed, sealed, published and declared by the above named Testator, Mary S. Hook, as and for her last Will and Testament, in the presence of us, who at her request, and in their presence, and in the presence of each other, have humbly subscribed our names as Witnesses thereto

Francis J. Kujiner  
G. Kened Shipley  
George J. Shipley

Maryland, Carroll County, To-Wit:-

On the 20th day of June, 1911, before the Clerk's Court of Carroll County, came George J. Shipley, and in open Court in the presence of Honorable God solemnly declared that the above instrument of writing is the true and whole last Will and Testament of Mary S. Hook, late of Carroll County, deceased; that he received said Will from testatrix during her lifetime for safe keeping, and that he does not know of any other Will or codicil left by said deceased,

Test:- William Arthur  
Register of Wills for Carroll County,

Maryland, Carroll County, To-Wit:-

On the 20th day of June, 1911, before the Clerk's Court of Carroll County, came G. Kened Shipley, Francis J. Kujiner and George J. Shipley, the subscribing witnesses to the foregoing last Will and Testament of Mary S. Hook, late of Carroll County, deceased, and in open Court, in the presence of Honorable God solemnly declared that they did see Mary S. Hook, the testatrix in said Will named, sign and seal said Will; that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of so doing she, the said testatrix, was, to the best of their apprehension, knowledge and belief, of sound and disposing mind, memory and understanding, and that they subscribed their respective names as Witnesses to said Will, at the request of the said testatrix in her presence and in the presence of each other.

Test:- William Arthur  
Register of Wills for Carroll County,

In the Clerk's Court of Carroll County, The Court after having carefully examined the above last Will and Testament of Mary S. Hook, late of Carroll County, deceased, and also the evidence adduced as to its validity, order and decree, this 20th day of June, 1911, that the same be admitted to probate in this Court, as the true and genuine last Will and Testament of Mary S. Hook, deceased.

John C. Eakins  
William S. Pishers  
Robert D. Loomis

Judge

No-3166  
Last Will and Testament  
of  
Mary Trejllas, Decedent

I, Mary Trejllas, of Carroll County, in the State of Maryland, do make and publish this my last Will and Testament in manner and form following, hereby revoking and declaring null and void all previous Wills, Testaments or codicils by me made.

All my estate, real, personal and mixed, of every kind and nature and whatsoever situate, I give, devise and bequeath in equal parts share and share alike, to my four living children, John M. Trejllas, Mary Elizabeth Early, wife of Edward Early, Ella Trejllas, and Miss Blaney Melburn, wife of Roland F. Hartman.

And for the purpose of making said distribution, I do wish and empower my executor to be hereinafter named, to sell my real, personal and mixed estate, and to give good and sufficient deeds of conveyance therefor to the purchaser or purchasers thereof.

I also give, devise and bequeath to Henry P. Trejllas, widow of my deceased son Samuel Rogers Trejllas, the sum of one dollar, and to my grandson Samuel Stacy Trejllas, son of my deceased son Samuel Rogers Trejllas I also give devise and bequeath the sum of one dollar.

And I hereby name and appoint my daughter Ella Trejllas executor, without bond, of this my last will and testament.

In testimony whereof, I have hereunto subscribed my name and affixed my seal this twentieth day of March, in the year nineteen hundred and ten.

Mary Trejllas 

Signed, sealed, published and declared by Mary Trejllas 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 subscribed our names as witnesses.

William J. Haines  
Mary O. Haines

Maryland, Carroll County, To-wit:-  
On the 26<sup>th</sup> day of June, 1911, before the Orphan's Court of Carroll County, came William J. Haines, and in open Court in the presence of Almighty God solemnly declared that the above instrument of writing is the true and whole last Will and Testament of Mary Trejllas, late of Carroll County, deceased; that he received said Will from Testatrix during her lifetime for safekeeping and that he does not know of any other Will or codicil left by said decedent.

Jch:-  
William Arthur  
Register of Wills for Carroll County,

Maryland, Carroll County, To-wit:-  
On the 26<sup>th</sup> day of June, 1911, before the Orphan's Court of Carroll County, came William J. Haines and Mary O. Haines, the subscribing witnesses to the foregoing last Will and Testament of Mary Trejllas, late of

Carroll County, deceased, and in open Court, in the presence of Almighty God, solemnly declared that they did see Mary Trejllas, the testatrix in said Will named, sign and seal said Will; that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of so doing she, the said testatrix, was to the best of their apprehension, knowledge and belief, of sound and disposing mind, memory and understanding and that they subscribed their respective names as Witnesses to said Will at the request of the said testatrix in her presence and in the presence of each other.

Jch:-  
William Arthur  
Register of Wills for Carroll County,

In the Orphan's Court of Carroll County:  
The Court, after having carefully examined the above last Will and Testament of Mary Trejllas, late of Carroll County, deceased, and also the evidence adduced as to its validity; orders and decrees, this 26<sup>th</sup> day of June, 1911, that the same be admitted to probate in this Court as the true and genuine last will and testament of Mary Trejllas, deceased.

John C. Eckreuzold  
William S. Richards  
Robert N. Hoontz }  
Judges

No 3167  
Last Will and Testament  
of  
James Easton  
Decedent

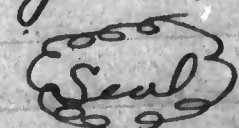
In the name of God, Amen; I, James Easton, of Winfield, in Carroll County and State of Maryland, do hereby make, publish and declare this my last Will and Testament, hereby revoking any and all Wills by me heretofore made.

First, I do wish my executor hereinafter named to pay my funeral expenses and all my just debts and liabilities as soon as can conveniently be done after my decease.

Second, I give, devise and bequeath to my wife, Sarah E. Easton, all of my estate, both real and personal, whatsoever situate, of which I may die seized and possessed or in any wise entitled to, absolutely to be her own to use and dispose of as may best suit her to do.

Third, I hereby nominate, constitute and appoint my said wife, Sarah E. Easton, executor of this my last Will and Testament, and I do direct that my said executor, shall not be obliged to give security as such.

In Witness whereof, I have hereunto subscribed my name and affixed my seal this fourth day of September in the year of our Lord eighteen hundred and ninety-nine.

James Easton 

Signed, sealed, published and declared by the said testator James Easton, 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.

Jacob Farrow  
Abelumbus Diggzell

Maryland, Carroll County, To-Wit:-  
 On the 20<sup>th</sup> day of June, 1911, before the Cephus's Court of Carroll County,  
 came Jacob Fisher, and in open Court in the presence of Almighty God solemnly  
 declared that the above instrument of writing is the true and valid last Will  
 and Testament of James Easton late of Carroll County, deceased; he received  
 said Will from testator during his life time for safe keeping, and that he does  
 not know of any other Will or codicil left by said deceased,  
 Test:- William Cesthus,  
 Register of Wills for Carroll County.

Maryland, Carroll County, To-Wit:-  
 On the 21<sup>st</sup> day of June, 1911, before the Cephus's Court of Carroll County,  
 came Jacob Fisher one of the subscribing witnesses to the foregoing  
 last Will and Testament of James Easton, late of Carroll County,  
 deceased, and in open Court, in the presence of Almighty God  
 solemnly declared that he did see James Easton, the testator in said  
 Will named, sign and seal said Will; that he heard him publish, pronounce  
 and declare the same to be his last Will and Testament; that at the time of so  
 doing he, the said testator, was, to the best of their apprehension, knowledge  
 and belief, of sound and disposing mind, memory and understanding, and  
 that he together with Columbus Kingall the other subscribing witness subscribed  
 their respective names as witnesses to said Will, at the request of the said  
 testator, in his presence and in the presence of each other  
 Test:- William Cesthus  
 Register of Wills for Carroll County.

Maryland, Carroll County, To-Wit:-  
 On the 22<sup>nd</sup> day of June, 1911, before the Register of Wills for Carroll County  
 came Columbus Kingall one of the subscribing witnesses to the foregoing last Will and  
 Testament of James Easton late of Carroll County, deceased, and in open  
 Court, in the presence of Almighty God solemnly declared that he did see  
 James Easton, the testator in said Will named, sign and seal said Will; that  
 he heard him publish, pronounce and declare the same to be his last Will  
 and Testament; that at the time of so doing he the said testator, was, to the  
 best of his apprehension, knowledge and belief, of sound and disposing mind,  
 memory and understanding, and that he together with Jacob Fisher the  
 other subscribing witness subscribed their respective names as witnesses  
 to said Will, at the request of the testator in his presence and in the presence of each other  
 Test:- William Cesthus,  
 Register of Wills for Carroll County.

In the Cephus's Court of Carroll County,  
 the Court after having carefully examined the above last Will and  
 Testament of James Easton, late of Carroll County, deceased, and also the  
 evidence adduced as to its validity, orders and decrees, this 27<sup>th</sup> day of June, 1911,  
 that the same be admitted to probate in this Court as the true and genuine  
 last Will and Testament of James Easton, deceased.  
 John E. Cockburn }  
 William L. Paschall }  
 Robert A. Flourty }  
 Judges

No. 3168  
 Last Will and Testament  
 and Codicil Thence  
 of  
 Henry B. Scammon,  
 Deceased.

In the name of God, Amen, I Henry B.  
 Scammon of Carroll County, 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.

After the payment of all my just debts and funeral charges, and  
 all costs of administration upon my estate, I Will, devise and  
 bequeath as follows,

1<sup>st</sup> Item, I give and bequeath unto my Son William H.  
 Scammon and my girl Maggie Ellis, share and share alike, all  
 my household and kitchen furniture, beds and bedding of which  
 I am now possessed,

2<sup>nd</sup> Item, I give, devise and bequeath all the real, residue  
 and remainder of my property, real, personal and mixed of every  
 kind and description, situate, lying and being in the City of  
 Washington, on East Main Street, in Carroll County, unto my Son  
 William H. Scammon, his heirs and assigns forever in fee  
 simple, -- Subject to the following payment of money herein  
 after mentioned, which said sum of money shall be a lien upon  
 the real estate of which I shall die seized and possessed, and  
 which I have hereinbefore devised unto my Son William H.  
 Scammon, as follows, viz: "A", I will and bequeath the sum  
 of Eight Hundred Dollars unto my girl Maggie Ellis, who  
 is now living with me, and keeping house, and hereby direct that  
 the same shall be paid to her within one year after my death, by  
 my said Son William H. Scammon, and without any interest thereon.  
 Provided however should the death of the said Maggie Ellis occur  
 before that of mine, or within the period of one year after mine, and  
 before the payment of said sum of Eight Hundred Dollars  
 should be paid to her by my said Son as aforesaid, then in that  
 event the above mentioned bequest shall be of no effect, null and  
 void, and my said Son shall not be required to pay the money to any  
 person whatsoever, nor shall the same be any incumbrance upon  
 my property hereinbefore devised to him.

I appoint my Son William H. Scammon Executor of this  
 my last Will and Testament, hereby revoking all other Wills made  
 by me, -- And I further request that he be allowed by the Cephus's  
 Court of Carroll County, Excused from giving bond for the settle-  
 ment of my estate, and the trust hereby reposed in him,  
 for testimony whereof, I hereunto set my hand and seal on this  
 29<sup>th</sup> day of August, in the year Nineteen Hundred and One,  
 to this my last Will and Testament, hereby revoking all other Wills.  
 Henry B. Scammon

Signed, Sealed, Published and declared by the above named Henry B.  
 Scammon, as and for his last Will and Testament, in the presence

CERTIFICATE OF CAMERA OPERATOR

I HEREBY CERTIFY THAT THE DOCUMENTS REPRESENTED BY THE  
MICROPHOTOGRAPHS APPEARING ON THIS ROLL OF FILM DESIGNATED AS  
REEL No. 65 WERE PHOTOGRAPHED BY THE UNDERSIGNED ON THIS  
DATE.

REEL BEGINS WITH Liber 8GMP-Folio 438

REEL ENDS WITH Liber 11-WA-Folio 14

BY Pete L. Castiglioni  
(SIGNATURE OF OPERATOR)

DATE February 9, 1951