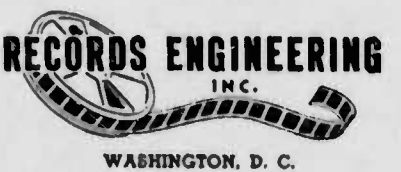


**REGISTER OF WILLS OF ORPHANS' COURT
FREDERICK COUNTY
STATE OF MARYLAND**

WILL RECORDS

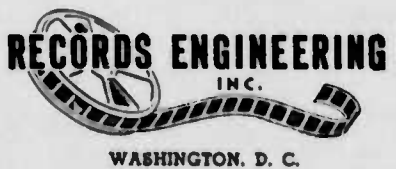


WASHINGTON, D. C.

RE-I TITLE DESCRIPTION TARGET

REGISTER OF WILLS OF ORPHANS' COURT
FREDERICK COUNTY
STATE OF MARYLAND

WILL RECORDS



WASHINGTON, D. C.

RE-I TITLE DESCRIPTION TARGET

**REEL
NO.**

6

7

RECORDS ENGINEERING

INCORPORATED

SUITE 928 - BOWEN BUILDING
815 FIFTEENTH STREET NORTHWEST
WASHINGTON 5, D. C.

GERALD P. NYE
PRESIDENT

IRVING ZITMORE
VICE-PRES.-GEN. MGR.

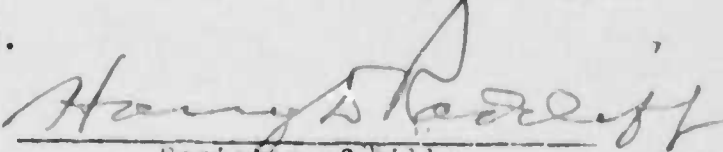
JOHN RUSSELL YOUNG, JR.
VICE-PRES.-SALES

PHONE STERLING 2457

I hereby certify that the Wills microfilmed herein, contained on this reel of film, are the actual records of the register of Wills for this County, State of Maryland.

These microfilms are being produced for the Register of Wills of this County by Records Engineering, Inc., Washington, D. C.

HARRY D. RADCLIFF
REGISTER OF WILLS
FREDERICK COUNTY, MD


Register of Wills

For FREDERICK COUNTY County

Date AUG 29 1950

LIBER NO

WILLS

28

State of Maryland, Frederick County, to wit:

On the 28th day of June 1918, came Charles M. Thomas and on the 9th day of July a.d. 1918 came Edna, witness the subscribing witnesses to the foregoing last Will and Testament of Minnie C. G. Ramsburg, late of Frederick County deceased, and made out in due form of law that they did see Minnie C. G. Ramsburg the Testatrix thereto named, 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 capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testatrix in her presence, and see in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Minnie C. G. Ramsburg, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 9th day of July a.d. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Minnie C. G. Ramsburg, deceased.

Seal of

Charles H. Butts
Geo. Edw Smith
John L. S. Atchidge

Orphans' Court

Charles T. Ramsburg

Will

H. B. Coblenz
H. T. Ramsburg
C. E. Ramsburg
S. C. Ramsburg

Executors.

Know all men by these presents, That I, Charles Thomas Ramsburg, of Frederick County, in the State of Maryland, being of sound and disposing mind, memory and understanding, do hereby make, publish, declare and ordain the following as and for my last will and Testament, in manner following, that is to say:-

After the payment of all my just debts and funeral expenses, as well as the cost of the erection of a suitable monument to my memory, the selection and cost thereof to be left solely to the discretion of my executors hereinafter named (unless I should erect such monument in my lifetime), I give, devise and bequeath as follows:-

1st: I give, devise and bequeath unto my beloved wife, Margaret B. Ramsburg, provided she should be living at the time of my death, the sum of Two Thousand Dollars (\$2000.00).

2nd: I give and devise unto my son, Henry T. Ramsburg, the farm upon which he resides, situated about one mile south of Middletown, in Frederick County, Maryland, and which was formerly the home of my father, containing One Hundred and Fifty-five acres of land, more or less; charged, however, with the payment by my said son into my estate as purchase money for said farm, the sum of Eighty Dollars (\$80.00) per acre, he to have the right to have said farm surveyed at the expense of my estate should he not be satisfied to take the said farm at the quantity of land herein stated, namely: One Hundred and Fifty-five acres. In the event my said son Henry T. Ramsburg should fail to elect to take said farm at the price herein stated within three months after my death,

then I will and direct that said farm shall be sold by my executors hereinbefore named and the proceeds arising from said farm, whether the same be sold by my executors or taken by my said son, Henry T. Ramsburg, at the valuation herein named, together with all of the rest and residue of my estate, real personal and mixed, of which I may die seized and possessed after the same has been converted into money, I will and direct shall be divided into seven equal parts or portions, and I give and bequeath one good equal part or portion to each of my children: Lilly R. Coblenz, wife of Horace B. Coblenz, Henry T. Ramsburg, Claggett C. Ramsburg, Samuel C. Ramsburg, Nellie L. Ramsburg, Willie E. Ramsburg and Bessie C. Ramsburg; provided, however, that any advancement made by me to any of my said children during my lifetime other than payment by services rendered me by them, shall be charged against his or her share, so that my children shall participate equally in every respect in the distribution of my estate. I hereby authorize and direct my executors hereinbefore named to sell and dispose of all real estate which I may have and hold at the time of my death not hereinbefore specially mentioned.

And lastly, I hereby constitute and appoint my son-in-law, Horace B. Coblenz, and my sons, Henry T. Ramsburg, Claggett C. Ramsburg, and Samuel C. Ramsburg, to be the Executors of this, my last will and Testament, and in lieu of Commissioners, I hereby direct that each shall be paid the sum of Fifty Dollars (\$50.00) in full for their services as Executors, and should either or any of them refuse to serve as Executors for said compensation, then I hereby declare that he or they shall not be an Executor of this, my last will and Testament, and his or their appointment is hereby revoked.

I further direct that my said Executors shall be allowed the sum of One Hundred Dollars (\$100.00) for counsel fees to be paid out of my estate, and it is my wish and desire that they employ as their said Counsel, Emory L. Coblenz, Esquire, of Frederick, Maryland, who has agreed to accept said sum of One Hundred Dollars (\$100.00) in full for said services as Counsel as aforesaid.

I hereby revoke any and all wills by me heretofore made, and ratify and confirm this and none other as and for my last will and Testament.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 30th day of August in the year A.D. 1907.

Charles T. Ramsburg (Seal)

Signed, sealed, published and declared by the above named Charles Thomas Ramsburg 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 subscribed our names as witnesses thereto.

H. B. Coblenz
A. Le Roy Mc Cardell

Frederick County, to wit:

On this 3rd day of July 1918, came Horace B. Coblenz and made oath in due form of law that the foregoing instrument of writing is the true whole Will and Testament of Charles Thomas Ramsburg, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the safe deposit box of the Testator where it had been left for safe

keeping, and that he does not know of any other of a later date: That said Charles Thomas Ramsburg died on or about 24th day of June 1918.

Test:

Albert M. Patterson
Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 3rd day of June 1918, came Wm D. Zimmerman & A. Le Roy m. Cardell the subscribing witnesses to the aforesaid last-will and Testament of Charles Thomas Ramsburg, late of Frederick County, deceased, and made oath in due form of law that they did see Charles Thomas Ramsburg the Testator thereto named, 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 their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign their name as witness to said will, at the request of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson
Register of Wills for Frederick County.

In the Orphans' Court of Frederick County;

The Register of Wills in the recess of the Orphans' Court, after having carefully examined the above last-will and Testament of Charles T. Ramsburg, late of Frederick County, deceased, and after the evidence adduced as to its validity, Orders and Decrees, the 3rd day of July A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last-will and Testament of the said Charles T. Ramsburg, deceased.

Albert M. Patterson
Register of Wills for Frederick County.

XAMINED. John H. Abbott } I, John H. Abbott, resident of Frederick City, in
Will } Frederick County, State of Maryland, to make and
Julia M. Abbott } publish this to be my last-will and Testament, in
Executive } manner and form following, that is to say, -
after the payment of all my just debts and funeral expenses, I give, leave and bequeath, all my estate, real, personal and mixed, and
whereupon the same may be situated, as follows. -

I give, devise, and bequeath unto my wife Julia M. Abbott, all of my estate, real, personal, and mixed, of which I shall be seized and possessed, and whereupon the same may be situated, to have and to hold all of my said property, real, personal and mixed, for and during the time of the natural life of my said wife Julia M. Abbott, my said wife to have the use and the income arising thereout and therefore for her benefit and enjoyment; and after the death of my said wife, Julia M. Abbott, I give, devise and bequeath all of my estate of every character and description

unto my son Henry N. Abbott, and unto my daughter Eleanor D. Abbott, as tenants in common, share and share alike.

I hereby nominate and appoint my wife Julia M. Abbott to be the Executrix of this my last-will and Testament, and after her death I hereby appoint my son, Henry N. Abbott, to be the Executor of this my last-will and Testament; and I desire that neither my said Executrix nor my said Executor shall be compelled to give bond for the faithful performance of their said duties: hereby declaring this to be my last-will and Testament, and none other.

In testimony whereof I have hereunto set my hand and affixed my seal this 11th day of April in the year eighteen hundred and ninety-six.

John H. Abbott *(Seal)*

Signed, sealed, published and declared by the above named testator, John H. Abbott, 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 thereto.

John H. Kolb
Jacob Rohrbach

State of Maryland, Frederick County, to-wit:

On the 24th day of June 1918, came Henry H. Abbott and made oath in due form of law that the aforesaid instrument of writing is the true will and Testament of John H. Abbott, late of Frederick County, deceased, that he has come to his hands and possession; that he received the same from among his private papers where it had been placed by the Testator for safe keeping, and that he does not know of any other of a later date: That said John H. Abbott died on or about June 11, 1918.

Test:

Albert M. Patterson
Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 24th day of June 1918, came Jacob Rohrbach one of the subscribing witnesses to the aforesaid last-will and Testament of John H. Abbott, late of Frederick County deceased, and made oath in due form of law that he did see John H. Abbott the Testator thereto named, 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 capable of executing a valid deed or contract, and that he respectively subscribed his name as witness to said will, in the presence of and at the request of the Testator, and that he did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testator in his presence, and all in the presence of each other, also that the other subscribing witness is now deceased.

On July 13, 1918 came Effie Mealey, a credible witness of lawful age and made oath in due form of law that she is acquainted with the signature of John H. Kolb the other subscribing witness and that the signature of John H. Kolb subscribed thereto is his true and genuine signature.

Albert M. Patterson
Register of Wills for Frederick County.

Test:

In the Orphans' Court of Frederick County:
The Register of Wills in the recess of the Orphans' Court after having carefully examined the above last-will and Testament of John H. Abbott, late of Frederick County, deceased, and after the evidence adduced as to its validity, Orders and Decrees

This 13th day of July A. D. 1918, that the same be admitted to probate in this Court as the true and genuine Last Will and Testament of the said John H. Abbott deceased.

Test:

Albert M. Patterson
Register of Wills for Frederick County

Mary L. Ebert- In the name of God, Amen.
Will I, Mary L. Ebert, of Frederick City, in Frederick County,
Minnie F. Ebert- in the State of Maryland, widow of John Ebert late of
Executive said County, deceased, being of sound and disposing mind,
memory and understanding and aware of the certainty of death and the
uncertainty of the time thereof and being desirous of disposing of all my property
and estate to take effect at my death, do make, publish and declare this
my last Will and Testament in manner and form following, that is to say:
commending my spirit to my Creator who gave it in the hope of a blissful
immortality I commit my body to the earth to be decently buried in the discretion
of my Executrix herein after named.

I direct that my just debts and funeral expenses be paid by my said Executrix.
I give, devise and bequeath unto my daughter Minnie F. Ebert the Lot of ground
improved with a brick dwelling house &c., situate on the south side of West Patrick
Street in Frederick City in Frederick County and State of Maryland, where I now reside,
together with all the utensils thereon and all and singular the household and
kitchen furniture in said dwelling house for and during her natural life and at her
death I give, devise and bequeath the said Lot of ground and improvements thereon
and said furniture and utensils to Daniel T. Ordeman of said County in trust however
to sell the same under the direction of the Equity Court for said County and after
payment out of the proceeds of such sale of the costs, expenses, usual commissions
and reasonable Counsel fees to pay one third part of the balance of such proceeds
of sale to the descendants of my said daughter Minnie F., if any such be then living,
in equal shares per stripes, and the remaining two thirds of said balance of
proceeds of such sale to be held by the said Daniel T. Ordeman in trust to invest the
same in some production securities to be approved by said Court and to pay one half of
the interest or income arising therefrom annually to each or either of my sons Edward C.
Ebert and William A. Ebert who may survive my said daughter Minnie F. during his
natural life, but if they or either of them shall not survive my said daughter Minnie F.
then a one third part of said balance of proceeds of sale shall be paid to his descendants,
if any such be living, of the one or each of my said sons that may have died, prior to the
death of my said daughter in equal shares per stripes, and in case either or both of my
said sons survive my said daughter Minnie F. then at the death of either and each of
them a one third part of said balance of proceeds of sale shall be paid to the descendants
of the one of my said sons living who are then living in equal shares per stripes:
I give, devise and bequeath unto my said daughter Minnie F. Ebert one equal third
part of all the rest and residue of my property and estate of every kind and description
and wherever situated or located or of which I may have any power of testamentary dispo-
sition to be hers absolutely.

I give, devise and bequeath the other two thirds of the said rest and residue of my property
and estate to the said Daniel T. Ordeman in special trust and confidence for the

following purposes: to collect the interest, income, rents, profits or revenues arising therefrom
and pay over one half of the same annually to either or each of my said sons Edward C.
Ebert and William A. Ebert, who may survive me, during his natural life, with full
power and authority to the said Daniel T. Ordeman to invest, sell for purposes of reinvestment
and to reinvest in some production securities said two thirds of said rest and residue of
my property and estate under the direction of said Equity Court for said County, and in
case either or both of my said sons shall be dead at the time of my decease then to pay
over one half said two thirds of said rest and residue of my property and estate to the
descendants then living of each such deceased son or sons in equal shares per stripes, but
in case either or both of my said sons shall survive me then at the death of said son
or sons surviving me one half of the said two thirds of the rest and residue of my property
and estate shall be paid over to his descendants then living in equal shares per stripes
and in case my said daughter Minnie F. should die before me without leaving any
issue of her body surviving at my death then I give, devise and bequeath all of my
property and estate of every kind and description and wherever situated or located and one
whole I may have any power of testamentary disposition to the said Daniel T. Ordeman
to be held by him in trust in the same manner and for the same purposes and to be
disposed of by him in the same way as hereinbefore provided in respect to the two thirds of
said balance of the proceeds of sale of said house and lot, furniture and utensils and the
two thirds of said rest and residue of my property and estate devised and bequeathed to him in
trust in case my said daughter should survive me, and in case my said daughter Minnie F.
should survive me and die without leaving issue surviving her then I give, devise
and bequeath the one third part of the balance of proceeds from the sale of said house and
lot, furniture and utensils aforesaid that would have been paid over by said Daniel T.
Ordeman as trustee to her descendants, if any surviving her, to the said Daniel T. Ordeman
to be held by him in trust in the same manner and for the same purposes and to be dis-
posed of by him in the same way as hereinbefore provided in respect to the other two thirds of
said balance of proceeds of sale of said house and lot, furniture and utensils

I hereby nominate, constitute and appoint my said daughter Minnie F. Ebert to be
the sole Executrix of this my last will and testament hereby revoking and amending
any and all Wills and Testaments by me heretofore made and ratifying and confirming
this and none other as and for my last will and testament.

In testimony whereof I hereunto subscribe my name and affix my seal this
ninth day of October in the year of our Lord one thousand nine hundred in the
presence of the attesting witnesses this 9th day of October in the year
of our Lord one thousand and nine hundred.

Mary L. Ebert 

Signed, sealed, published and declared by the
testatrix, Mary L. Ebert 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 9th day of October in the year
of our Lord one thousand and nine hundred.

S. T. Haffner
J. Marcus Thomas
George W. Morris.

Maryland, Frederick County, to-wit:

On this 4th day of July 1918 came W.W. Gummere and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of Mary L. Ebut, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the Citizens Natl. Bank where it had been placed by the Testator for safe keeping, and that he does not know of any other of a later date! That said Mary L. Ebut died on or about June 30, 1918.

Test:

Albert M. Patterson

Registrar of Wills for Frederick County;

State of Maryland, Frederick County, to-wit:

On the 10th day of July 1918, came J. Fariss Thomas one of the subscribing witnesses to the foregoing last will and Testament of Mary L. Ebut, late of Frederick County, deceased, and made oath in due form of law that they did see Mary L. Ebut the Testatrix, thereunto named 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 doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testatrix in her presence, and all in the presence of each other.

On the 10th day of July A.D. 1918 came Willard N. Haffner a credible witness of lawful age and made oath in due form of law that he is acquainted with the signature of S.T. Haffner nor deceased, one of the subscribing witnesses to the foregoing will and that the signature of S.T. Haffner subscribed thereto is his true and genuine signature.

Test:

Albert M. Patterson

Registrar of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Mary L. Ebut, late of Frederick County, deceased, and also the evidence adduced as to its validity, orders and decrees this 10th day of July A.D. 1918 that the same be admitted to probate in this Court as the true and genuine last will and Testament of Mary L. Ebut deceased.

Charles H. Butts
Geo. Edor Smith

JULY 10 1918

Orphans' Court

Ruth Anna Tarrenne
Will
Luther Tarrenne
Executor

I, Ruth Anna Tarrenne of Frederick County in the State of Maryland do make this my last will & Testament in manner & form following to wit; I give all my personal property to my two daughters Lorena Tarrenne & Clara Bell Cromwell. I will & hereby direct my Executor hereinafter named to sell all my real estate within two years after my death & pay the proceeds of said real estate first pay all my lawful debts, then I give One Hundred Dollars to my Daughter Margaret Lee Tarrenne speaks and Three Hundred Dollars

to my Daughter Lorena Tarrenne and Three hundred dollars to my Daughter Clara Bell Cromwell & the Balance I desire to be equally divided between my following named children viz: Lorena Tarrenne, Clara Bell Cromwell, Ernest Tarrenne, Luther Tarrenne and Fleet Tarrenne, should any of my children be dissatisfied with my will & try in any way to contest it, I hereby nullify & withdraw any bequest herein made to such child or children. Lastly I do constitute & appoint my son Luther Tarrenne sole executor of this my last Will & Testament. witness my hand & seal this 25th day of August in the year 1917

Ruth Anna Tarrenne Seal

Signed sealed published & declared by the above named Ruth Anna Tarrenne as & for her last will & Testament in our presence & we at her request in her presence & in the presence of each other have subscribed our names as witnesses.

W.W. G. Baker
Cornelius Oliver

Maryland, Frederick County, to-wit:

On this 12th day of July 1918 came W.W. G. Baker and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of Ruth Anna Tarrenne, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the Testator for safe keeping, and that he does not know of any other of a later date! That said Ruth Anna Tarrenne died on or about July 9, 1918.

Test:

Albert M. Patterson

Registrar of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 12th day of July 1918 came W.W. G. Baker one of the subscribing witnesses to the foregoing last will and Testament of Ruth Anna Tarrenne, late of Frederick County, deceased, and made oath in due form of law that they did see Ruth Anna Tarrenne the Testatrix, thereunto named, 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 doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix and that he did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testatrix in her presence, and all in the presence of each other. And on the 12th day of July 1918 came John Morningstar a credible witness of lawful age and made oath in due form of law that he is acquainted with the signature of Cornelius Oliver one of the subscribing witnesses nor deceased, and that the signature of Cornelius Oliver subscribed thereto is his true and genuine signature.

Albert M. Patterson

Registrar of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Registrar of Wills in the recess of the Court, after having carefully examined the above last will and Testament of Ruth Anna Tarrenne, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 12th day of July A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Ruth Anna Tarrenne deceased.

Albert M. Patterson
Registrar of Wills for Frederick County

EXAMINED

Zachariah Daily I, Zachariah Daily of Frederick City, Frederick County, in
 Will the State of Maryland, being of sound and disposing mind, memory and
 William H. mines understanding, do make this my last will and testament, hereby revoking
 Executor. all other wills heretofore made by me, as follows:-
 after all my just debts and funeral expenses are paid I give, devise and bequeath as follows:
 1. I give and devise unto my nephew William Henry Daily, the house and lot where I now reside
 on West All Saints Street in Frederick, Maryland, together with the furniture therein contained at the time
 of my death.
 11. I give and devise unto my nephew Edward Walker the vacant lot adjoining said house and lot on
 the west.
 111. I give and bequeath unto my nephew William Henry Daily the sum of one hundred dollars to be
 held by him in trust without bond, the interest from which he shall apply to keeping in good
 condition and repair the lots of myself and that of John Thomas Smibell in the Cemetery
 of the Laboring Sons in Frederick, Md. or by whatever name the said Cemetery may be known.
 IV. all the rest and residue of my property and estate I give, devise and bequeath equally to be
 divided between my nephews the said William Henry Daily and Edward Walker who have
 been very kind and attentive to me.
 V. And finally I do hereby appoint William H. mines of Frederick County Executor of this my
 last will and testament and request that he be excused from giving bond as such Executor.
 In Testimony whereof I have set my hand and seal on the 22nd day of November in the year 1918.

Test! Clayton O. Keedy

Derilla C. Bush

Zachariah ^{his} mark Daily 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 and in his presence, and in the presence of each other, have hereunto subscribed our
 names as witnesses thereto:

Clayton O. Keedy
Derilla C. Bush

Maryland, Frederick County, to-wit:

On this 15th day of July 1918, came C. O. Keedy and made oath in due form of law
 that the aforesaid instrument of writing is the true whole will and Testament of
 Zachariah Daily, late of Frederick County, deceased, that has come to his hands and
 possession; that he received the same from the Testator for safe keeping, and that he
 does not know of any other of a later date; That said Zachariah Daily died on or about July 8, 1918.

Test!

Albert M. Patterson

Registrar of Wills for Frederick County

State of Maryland, Frederick County, to-wit:

On the 18th day of July 1918, came C. O. Keedy and Derilla C. Bush the subscribing
 witnesses to the aforesaid last will and Testament of Zachariah Daily, late of Frederick
 County deceased, and made oath in due form of law that they did see Zachariah Daily the Testator
 therein named, 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 their so doing he was, to the best
 of their apprehension, of sound and disposing mind, memory and understanding, and capable
 of executing a valid deed or contract; and that they respectively subscribed their names as
 witnesses to said will, in the presence of and at the request of the Testator, and that they did also see each
 the other subscribing witness sign his name as witness to said will, at the request of the Testator
 in his presence and all in the presence of each other. Albert M. Patterson

Test!

Registrar of Wills for Frederick County

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament
 of Zachariah Daily, late of Frederick County, deceased, and after the evidence adduced as to its
 validity, Orders and Directs this 15th day of July, A.D. 1918, that the same be admitted
 to probate in this Court as the true and genuine last will and Testament of the said
 Zachariah Daily deceased.

Chas. H. Butts
Geo. Edw. Smith
Judges of
Orphans Court

EXAMINED

Elias Ninebry I, Elias Ninebry, of New Market, County of Frederick, State
 of Maryland, being of sound mind and memory, do make and declare
 this to be my last will and testament in manner and form following:
 Will Executor. Trust. To my sons Eugene and Hudson and my daughter Eda I give, devise
 and bequeath the property known as the Baker Smalls property, the same lying and situated
 in New Market, Fred Co. Md.
 Second. To my son Hudson, I bequeath my ladders, paint and all working tools.
 Third. To Madessa I give, devise and bequeath the house and surrounding land which I own which
 is known as the "Hannah Brown" property, together with all my household furniture; the
 same being the house in which I reside.
 Fourth: after all of my just debts are paid, the residue of my estate is to be divided
 equally, share and share alike among my daughters, Goldie and Myrtle, and their
 brother George and I hereby constitute and appoint Dr. Howard N. Hopkins to be the
 executor of this my last will and testament, revoking and annulling all former
 wills by me made, and declaring this and no other to be my last will and testament.
 In witness whereof I, Elias Ninebry have hereunto set my hand this 20th day of May, A.D. 1918.

Elias Ninebry his x mark

Signed, published and declared by the
 above named Elias Ninebry as his last will and Testament in the presence of us who
 at his request have signed as witnesses to said will.

Margaret M. Hopkins
Margaret D. Hopkins

Maryland, Frederick County, to-wit:

On this 18th day of July 1918 came Dr. H. N. Hopkins and made oath
 in due form of law that the aforesaid instrument of writing is the true whole will
 and Testament of Elias Ninebry late of Frederick County, deceased, that has come to
 his hands and possession; that he received the same from the Testator for safe keeping,
 and that he does not know of any other of a later date; That said Elias Ninebry died
 on or about July 13th 1918.

Test!

Albert M. Patterson
Registrar of Wills for Frederick County

State of Maryland, Frederick County, to-wit:

On the 18th day of July 1918, came Margaret M. Hopkins and Margaret D.
 Hopkins the subscribing witnesses to the aforesaid last will and Testament of Elias
 Ninebry, late of Frederick County, deceased, and made oath in due form of law that
 they did see Elias Ninebry the Testator therein named, 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 their so doing he was, to the best of their apprehension, sound and disposing mind memory and understanding, and capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said note, in the presence and at the request of the Testator and that they did also see each the other subscribing witness sign his name as witness to said note, at the request of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans Court of Frederick County:

The Register of Wills in the office of the Orphans Court, after having carefully examined the above last will and Testament of Elias Winebruy, late of Frederick County, deceased, and after the evidence adduced as to its validity, Orders and Decrees, this 18th day of July 9, A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Elias Winebruy deceased.

Albert M. Patterson

Register of Wills for Frederick County.

Frances Virginia Willard
Will

E. Stanley Delander
Narcissus Harley
Nancy Jeanette Abbott
Executrix

APPROVED

I, Frances Virginia Willard of Frederick County and 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 funeral expenses, I give devise and bequeath my estate as follows:

- (1) I give and bequeath unto my nephew E. Stanley Delander the sum of one hundred dollars.
- (2) I give, devise and bequeath all the rest and residue of my property and estate, real, personal and mixed, including my one half undivided interest in the home farm upon which I reside, situated in said Frederick County, Maryland, containing about 101 acres, 2 rods and 20 square perches of land, more or less, and which said farm was conveyed to my brother William H. Willard and myself from Telgeman T. Herperger trustee in No. 5102 Equity; by deed dated June 25th, 1886, and duly recorded in Liber W. D. P. No. 1, fol. 663 etc., one of the Land records of said Frederick County, Maryland, and also including my one half undivided interest in all personal property, farming implements, live stock, household goods etc., to my nephews and nieces, including my said nephew, E. Stanley Delander, equally, share and share alike, per capita and not per stripes; and if any of my said nephews and nieces should die before my death, then and in that event, the share of said deceased nephew or niece to go to his or her children and descendants per stripes, and if said deceased nephew or niece should leave no child, children or descendants living, then, and in that event, the said deceased nephew or niece's share shall be divided equally, share and share alike, amongst all my remaining nephews and nieces, the children and descendants of any deceased nephew or niece to take the deceased parent's share per stripes.
- (3) If my brother William H. Willard desires to live on the said home farm after my death, then and in that event, I hereby authorize and direct any executors hereinafter named to leave my said one half undivided interest in said farm to him, upon the following terms and conditions, to-wit: The said William H. Willard to pay all taxes, insurance and other expenses of running said farm, to keep all buildings and fences in good repair, to

keep all buildings insured and cause the policy of insurance on same to be so framed or endorsed that one half of said insurance will be payable to my executors hereinafter named in case of loss or damage by fire; that the said William H. Willard shall pay all the interest on the note of one thousand dollars held by the said E. Stanley Delander against my said brother William H. Willard and myself, so long as he, my said brother, William H. Willard, lives on said farm, (for hundred dollars, or one half of said note being chargeable against me, and five hundred dollars, or the other half of said note being chargeable against my brother, the said William H. Willard, the said one thousand dollars having been bound by us and used as a part of the purchase money paid for said farm); that in addition to the above payments to be made by my said brother William H. Willard, if he should desire to live on the said home farm after my death, he shall pay to my executors hereinafter named a rental of one hundred dollars per year, each year he so occupies said farm, for the use and occupation of my one half undivided interest in said farm, which said rent shall be placed on interest by my said executors hereinafter named, and to form a part of my estate to be distributed with the residue of my said estate as hereinbefore directed.

(4) I will and direct that my said nephew E. Stanley Delander shall have the option to purchase all my right, title and interest in and to said home farm (being a one half undivided interest) at any time within thirty days after my brother William H. Willard shall cease to live on said home farm, or shall fail or refuse to comply with the terms and conditions of the rental hereinbefore set forth, at and for the sum of thirty two dollars and fifty cents per acre for my undivided one half interest in said farm, that is, if he the said E. Stanley Delander should desire to purchase my said interest as aforesaid in said farm, he shall pay the said sum of thirty two dollars and fifty cents for my undivided one half interest in each and every acre of said farm.

(5) I hereby authorize, empower and direct my executors hereinafter named to execute a good and sufficient deed, conveying all the right, title, and interest in said home farm of which I die seized and possessed unto the said E. Stanley Delander, if he should elect to purchase my said interest in said farm, upon his paying unto the said executors hereinafter named, the said purchase money of thirty two dollars and fifty cents per acre for my said undivided one half interest in each and every acre of said farm, amounting to the sum of three thousand three hundred and two and $\frac{1}{2}$ dollars for all of my undivided one half interest in said farm, less five hundred dollars, being my share of the indebtedness on the said note of one thousand dollars due him the said E. Stanley Delander, from my said brother William H. Willard & myself. It being my will and intention that the said note for the sum of one thousand dollars which my brother William H. Willard and myself owe, shall be paid in full to my nephew the said E. Stanley Delander in addition to what I have bequeathed and devised to him by this my last will and testament, and that no bequest or devise herein to the said E. Stanley Delander shall be construed to be in any manner a payment on said note, whether he elects to purchase my interest in said farm or does not elect to said note, whether he elects to purchase my interest in said farm or does not elect to purchase my interest in said farm. And while the full amount of said note for purchase my interest in said farm, and while the full amount of said note for one thousand dollars could be collected from either my brother William H. Willard or myself, it would be right, just and equitable for each of us to pay the one half of said note, that is, for my brother William H. Willard to pay five hundred dollars of said note and for me to pay five hundred dollars of said note, and I hope it will be paid and satisfied in that way.

(6) If my brother William H. Willard desires to purchase my one half undivided

interest in the personal property located on the said home farm, I hereby authorize and direct my executors hereinafter named to sell to him my said one half undivided interest in said personal property, or any portion of it he desires to have, at the appraised value of my said one half undivided interest in said personal property; and should my said brother William H. Willard decline to purchase my said one half undivided interest in said personal property or any portion thereof, then I authorize and direct my said executors hereinafter named to sell my said one half undivided interest in and to any and all of said personal property not so purchased by my said brother at its appraised value, to my nephew E. Stanley Delander, if my said nephew wishes to buy my said one half undivided interest in any portion of said personal property at its appraised value. And I further direct my said executors to sell at public sale my said one half undivided interest in all personal property located on the said home farm, which is not purchased by my brother William H. Willard or my nephew E. Stanley Delander upon the terms herein set forth.

(7). I constitute and appoint my said nephew E. Stanley Delander and my sisters Narcissa Harley and Harriet Jeanette Ahalt to be the executors and executrixes respectively of this my last will and testament, and in the event of the failure or refusal of my brother, the said William H. Willard to comply with the conditions hereinbefore set forth with respect to his living on said home farm, and in the further event the said E. Stanley Delander fails or refuses to purchase my said interest in said home farm within the time hereinbefore specified, then and in that event, I hereby authorize, empower and direct my said executors to sell my said one half undivided interest in said home farm to the highest bidder at either public or private sale, whichever my said executors or a majority of them shall deem most advantageous to my estate, and to convey the same to the purchaser thereby, upon the payment to them of the purchase money, and to distribute the proceeds as soon as practicable, as herein provided.

(8). It is my will and desire that my said executors hereinafter named and appointed by me shall be excused from the necessity of giving bond for the performance of their duties as executors, whereon the word "executors" is used in this will it shall be taken and construed to include those of the feminine gender I have so named and appointed as well as the one of the masculine gender I have so named and appointed and that the survivors or survivors of the said executors herein appointed shall have the same powers and authority under this will that is herein conferred upon all of them.

(9). The words "all the rest and residue of my property and estate, real, personal and mixed" as used in item (2) of this my last will and testament, shall be construed to mean all the rest and residue of my property and estate of every kind and description and whatsoever situated, that is left and remains after the payment of all my just debts and the payment of the legacy of one hundred to my said nephew E. Stanley Delander as set forth in item (1) of this my said last will and testament.

(10). I hereby revoke all other wills and codicils by me heretofore made.

In testimony whereof I have hereunto subscribed my name and affixed my seal this Eighteenth day of December, in the year A.D. nineteen hundred and nine

Frances V. Willard 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.

Chas. M. Huffer
Samuel J. Huffer

Whereas I, Frances V. Willard of Frederick County, State of Maryland, have made my last will and testament in writing, and whereas in and by my last will and testament aforesaid I have given and bequeathed to my nephew, John H. Ahalt, a certain legacy which is fully set forth therein, now do I by this writing, which I declare to be a Codicil to my said will, hereby order and declare that my will is that the legacy aforesaid be and hereby is withdrawn from the said John H. Ahalt and transferred to the three children of the said John H. Ahalt, namely, Floyd W. Ahalt, Catherine J. Ahalt, and Clyde H. Ahalt, and that said legacy be divided equally among the aforesaid children when they become of age, and that meanwhile the income from said legacy be used for the support or education of said children and that said legacy be held in trust for this purpose by their grandmother, my sister, Mrs. Harriet J. Ahalt.

Witness my hand and seal this 12th day of June, 1918.

Frances Virginia Willard Seal

Test:

Samuel J. Huffer
Anna R. Neely.

Maryland, Frederick County, to-wit:

On this 1st day of July, 1918, came E. Stanley Delander and made oath in due form of law that the aforesaid instrument of writing is the true will and Testament of Frances V. Willard, late of Frederick County, deceased, that has come to his hands and possession that he found the same among the papers of the Testatrix and that he does not know of any other of a later date; That said Frances V. Willard died on or about 13th June 1918

Test:

Albert M. Patterson
Registrar of Wills for Frederick County

Maryland, Frederick County, to-wit:

On the 1st day of July 1918, came Charles M. Huffer and Samuel J. Huffer the subscribing witnesses to the aforesaid last will and Testament of Frances V. Willard late of Frederick County, deceased, and made oath in due form of law that they did see Frances V. Willard the Testatrix herein named, sign and seal this will; that they heard her publicly 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 capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testatrix in her presence, and all in the presence of each other.

Test:
Albert M. Patterson
Registrar of Wills for Frederick County

Maryland, Frederick County, to-wit:

On the 1st day of July 1918 came Samuel J. Huffer in the 3rd of July came Anna R. Neely the subscribing witnesses to the Codicil to the aforesaid last will and Testament of Frances V. Willard, late of Frederick County, deceased, and made oath in due form of law that they did see Frances V. Willard the Testatrix herein named, sign and seal this Codicil, that they heard her publicly pronounce and declare the same to be the Codicil to 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 capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said Codicil to her will, in the presence of and at the request of the Testatrix, and that they did also see each the other subscribing witness sign his and her name as witness to said Codicil to her will, at the request of the Testatrix in her presence, and all in the presence of each other.

Test:
Albert M. Patterson
Registrar of Wills for Frederick County

In the Orphans Court of Frederick County:

The Register of Wills in the recess of the Orphans Court, after having carefully examined the above last will and Testament of Frances V. Willard, late of Frederick County, deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, Orders and Decrees, this 3rd day of July A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament and Codicil of the said Frances V. Willard, deceased.

Albert M. Patterson
Register of Wills for Frederick County

RECORDED
Emma D. Mercier
Will
Richard C. Mercier
Executor.

I, Emma D. Mercier of Frederick County, in the state of Maryland, to make and publish this my last will and testament in manner and form following, that is to say, after all my just debts and funeral expenses are fully paid, I devise and bequeath as follows:

I give and bequeath to the Monocacy Cemetery Company of Beallsville, Montgomery County, Maryland, the sum of twenty five dollars, in trust, to invest the same and apply the income therefrom annually in keeping the lot of my husband and myself in said Cemetery and the tombstones and monument in said lot in good order and repair.

I give and bequeath my watch and chain to my nephew John E. Oxley, youngest son of my brother Charles W. Oxley.

All the rest and residue of my estate, real, personal and mixed, I give, devise and bequeath to my husband Richard C. Mercier, for and during his natural life, he to have all the rents and income therefrom so long as he shall live, and in case he should become helpless and his income should not be sufficient for his support, I authorize and direct that so much of the principal of my personal estate as may be necessary, shall be applied from time to time to my husbands support.

After the death of my husband I give and bequeath to my sister Elizabeth C. Oxley, for and during her natural life my solid silver Table spoons and my solid silver tea spoons, and after the death of my said sister, I give and bequeath all of said silver spoons to my nephew Thomas Oxley.

At the death of my said husband, I give and bequeath all the balance of my household effects of every kind, then remaining, to my niece Elizabeth Oxley and my nephews Thomas and John E. Oxley in equal shares.

I will and direct that a suitable monument shall be erected in our said lot in said Cemetery to the memory of my said husband and myself, and after the payment of the cost of said monument and all expenses, all money remaining after the death of my said husband, whether in cash or investments I give and bequeath to the children and grandchild of my brother Charles W. Oxley, as follows. Elizabeth Oxley, Thomas Oxley, John E. Oxley, Morris Oxley and Charles Wherton Lague son of Catharine Lague, deceased, who was a daughter of my brother Charles W. Oxley, to be equally divided among them, share and share alike, except that I will and direct that the share of said nephew, Morris Oxley, shall not be paid to him but to my brother Robert W. Oxley, to whom I bequeath said share in trust for the use and benefit of said Morris Oxley, during his lifetime with instructions to keep said share invested during the lifetime of said Morris

Oxley and pay him the net income therefore during his life and after his death due to pay said share to his children, if any and if he should leave no children due to his brothers and sisters or their issue in equal shares.

If I should not sell my real estate in my life time, then at my death, I authorize my executor to sell the same and my said husband shall have the income from the proceeds of sale during his life time, and after his death the same shall be equally divided among the children and grand child of my brother Charles W. Oxley, as hereinbefore directed, the share of Morris Oxley to be held in trust by my brother Robert W. Oxley, for his benefit during his life time, as before provided.

If my grand nephew, Charles Wherton Lague, should die before he is twenty one years of age without leaving any child or children, then his share under this will shall be equally divided among the children of my brother Charles W. Oxley then living and the children of any deceased child, per stirpes, the share of said Morris Oxley to be held in trust for his benefit during his life, as before provided with reference to his other share of my estate.

At my death I give and bequeath my Webster's Unabridged Dictionary to my niece Elizabeth Oxley.

I also give and bequeath my Piano to my said niece Elizabeth Oxley, and lastly I do hereby appoint my husband Richard C. Mercier, Executor of this my last will and testament, during his life time and upon his death I appoint my brother Robert W. Oxley to be executor in the place of my said husband,ooking all mills by me hereinafter made and ratifying and confirming this and none other to be my last will and testament. I hereinbelow set my hand and affix my seal this 19th day of April A.D. 1918.

Emma D. Mercier *(Seal)*

Signed, sealed, published and declared by the above named Emma D. Mercier 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 set our names as witnesses thereto.

Mellon G. Unger
Mellon G. Unger Jr.

Maryland, Frederick County, to wit:

On the 23rd day of July 1918, came W. G. Zimmerman and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of Emma D. Mercier, late of Frederick County, deceased, that he has come to his hands and possession; that he received the same from the Citizens Nat. Bank where it had been placed by the Testatrix for safe keeping, and that he does not know of any other of a later date. That said Emma D. Mercier died on or about July 8, 1918.

Test:

Albert M. Patterson
Register of Wills for Frederick County.

State of Maryland, Frederick County, to wit:

On the 27th day of July 1918, came M. G. Unger & M. G. Unger Jr. the subscribing witnesses to the aforesaid last will and Testament of Emma D. Mercier, late of Frederick County, deceased, and made oath in due form of law that they did see Emma D. Mercier the Testatrix, then name & 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 capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix, and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of

the Testatrix in her presence, and in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Register of Wills in the recess of the Orphans' Court after having carefully examined the above last will and Testament of Emma D. Mercier, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 27th day of July A.D. 1918, that the same be admitted to probate in this court as the true and genuine last will and Testament of the said Emma D. Mercier deceased.

Albert M. Patterson

Register of Wills for Frederick County.

Certified Copy } The Last Will and Testament of Dr George N. Harbaugh
of will of } of Hagerstown, in Washington County in the state of Maryland;
George N. Harbaugh. } I, George N. Harbaugh of Hagerstown in Washington County
in the state of Maryland, being of sound and disposing mind, memory and
understanding, do hereby make, publish and declare this to be my Last Will
and Testament in manner and form following, that is to say:

First: I do hereby give, bequeath and devise unto my wife Ella N. Harbaugh all of my estate, real, personal and mixed and of every kind and description whatsoever and wheresoever situated, including any and all estate and property in possession, remained or otherwise which I may have or be entitled to at the time of my death.

Second: I do hereby nominate, constitute and appoint my aforesaid wife Ella N. Harbaugh to be the sole Executor of this my Last Will and Testament, and do hereby will and direct that no bond shall be required of her as such. In witness whereof, I have hereunto set my hand and affixed my seal on this 22nd day of October, in the year nineteen hundred and seventeen, to this my Last Will and Testament. hereby revoking and annulling all other Wills and Testaments heretofore made by me.

Geo N. Harbaugh (Seal)

Signed, sealed, published and declared by the above named Testator George N. Harbaugh 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.

Carrie S. Alter
J. Augustine Mason

State of Maryland, Washington County, to-wit:

On the 18th day of July A.D. 1918, came Ella N. Harbaugh, Executor named in the will of George N. Harbaugh, late of Washington County, deceased, and made oath in due form of law, that the aforesaid is the true and whole will of said deceased, that has come to her hands and possession, and that she does not know nor has she heard of any other.

Sworn before

Thompson A. Brown,

Register of Wills

State of Maryland, Washington County, to-wit:

On the 16th day of July, 1918, came Carrie S. Alter and J. Augustine Mason, the subscribing witnesses to the aforesaid last will and Testament of George N. Harbaugh late of Washington County, deceased, and made oath in due form of law, that they did see the Testator 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 his so doing, he was to the best of their apprehensions, of sound and disposing mind, memory and understanding; and that they subscribed their names as witnesses to said will, at his request, in his presence and in the presence of each other.

Sworn before,

Thompson A. Brown

Register of Wills.

In the matter of the Probate of a Paper Writing, Purporting to be the last will and Testament of George N. Harbaugh, deceased, the Register of Wills, having heard the testimony of Carrie S. Alter and J. Augustine Mason, the subscribing witnesses to the said Paper Writing purporting as aforesaid: Doth thereupon this 18th day of July A.D. 1918, admit said Paper Writing to probate as the last will and Testament of George N. Harbaugh, late of Washington County, deceased.

Thompson A. Brown

Register of Wills for Washington County.

State of Maryland, Washington County, to-wit:

I, Thompson A. Brown, Register of Wills and by law, keeper of the Seal and of the Records, and of the Original Papers of the Orphans' Court for Washington County, Do hereby certify that the foregoing is a true and full copy of the last will and Testament and the probate thereof of George N. Harbaugh, late of said County, deceased, taken from "Wills", Liber "M.", folio 345-v.e., one of the record books kept in the office of Register of Wills for Washington County.

In testimony whereof, I hereunto subscribe my name and affix the seal of said Court and Office, this 19th day of July, in the year of our Lord nineteen hundred and eighteen.

Thompson A. Brown
Register of Wills for Washington County.

EXAMINED

Zachary T. Mayn,
Will
Chas Edw Mayn
Lilly B. Mayn O'Toole
Ex & Exlix.

I, Zachary T. Mayn, of Frederick 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, in manner and form following:

- I give and bequeath unto my daughter Maria Teresa Mayn, otherwise known as Sister Gerona, the sum of twenty-five dollars (\$25).
- I give and bequeath unto my house-keeper nona M. Croson the sum of two hundred dollars (\$200).
- I give and bequeath unto my house-keeper nona M. Croson the sum of two hundred dollars (\$200).
- all the rest and residue of my estate, of every kind and description. I give, devise and bequeath unto my son, Charles Edw. Mayn, and my daughter, Lilly B. Mayn, equally, share and share alike.
- And lastly I hereby appoint my son, Charles Edw. Mayn and my daughter, Lilly B. Mayn to be Executors of this my last will and Testament, and as I have entire confidence in them, I desire that they shall be excused from the necessity of giving bond as such Executors.

In testimony whereof I hereunto set my hand and seal on this 28th day of March
in the year nineteen hundred and fourteen.

Zachary T. Mayn *[Signature]*

Signed, sealed, published and declared by the
above named testator, Zachary T. Mayn, 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.

Clayton O. Keedy

Geo. W. Heinlein

Maryland, Frederick County, to-wit:

On this 5th day of August 1918, came Lilly B. Mayn O'Toole and
made oath in due form of law that the aforesaid instrument of writing is
the true whole will and Testament of Zachary T. Mayn, late of Frederick
County, deceased, that has come to her hands and possession; that she found
the same among his private papers where it had been placed by the Testator for
safe keeping, and that she does not know of any other of a later date; That
said Zachary T. Mayn died on or about Aug 4th 1918.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 5th day of Aug 1918, came Clayton O. Keedy and George W.
Heinlein the subscribing witnesses to the aforesaid last will and Testament of
Zachary T. Mayn, late of Frederick County, deceased, and made oath in due form
of law that they did see Zachary T. Mayn the Testator thereto named, sign
and seal this will; that at the time of their so doing he was, to the best of their
apprehension, of sound and disposing mind, memory and understanding, and
capable of executing a valid deed or contract; and that they respectively
subscribed their names as witnesses to said will, in the presence of and at
the request of the Testator and that they did also see each the other subscribing
witness, sign his name as witness to said will, at the request of the Testator in his
presence, and all in the presence of each other.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last
will and Testament of Zachary T. Mayn, late of Frederick County,
deceased, and also the evidence adduced as to its validity, Orders and
Decrees, this 5th day of August, A.D. 1918, that the same be admitted
to probate in this Court as the true and genuine last will and
testament of the said Zachary T. Mayn deceased.

[Signature]

Charles N. Butts

Gro. Edw Smith

John L. S. Aldridge

[Signature]

Renunciation.

In the matter of the Estate of
William H. Runkles, deceased. In the Orphans' Court of Frederick
County, Maryland.

I, Bessie J. Runkles, widow of William H. Runkles, late of Frederick
County, Maryland, deceased, do hereby renounce and quit all claim to any
bequest or devise made to me by the last will of my husband, exhibited
and proved according to law; and I elect to take in lieu thereof my legal
share of the estate of my said husband.

July 30, 1918.

Bessie J. Runkles.

The Last Will and Testament of A. J. Morris.

A. J. Morris In the name of God Amen.

Will I Alexander J. Morris, being of sound and disposing
Frederika Henshaw Morris mind, do make this my last Will and Testament in
Executive manner and form following:

I direct that my funeral expenses, and all my just debts be paid out
of my estate as soon after my decease as shall be found convenient, and
that a monument be erected on my grave, if so desired by my wife
Frederika H. Morris, not to exceed \$300.00.

Reposing full confidence in my wife Frederika Henshaw Morris I make
no special provision for my children in my will.

I give, devise and bequeath to my wife, Frederika Henshaw Morris, all
my real and personal property, and all that I may hereafter acquire, suffice
simple to her, and her heirs forever:

And I make, constitute and appoint her Executive of this my last
will and it is my desire that she be not required to give bond.

Further it is my will and desire that this will shall take effect as if
made on the last day of my life, hereby revoking and annulling all former
wills by me hitherto 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 to this my last Will
and Testament at Washington D. C. this 2nd day of February A. D. 1911.

Alexander J. Morris *[Signature]*

Signed and sealed by the said Alexander
J. Morris, and by him published and declared as and for his last Will and
Testament, and at his request; and in his presence, and in the presence of
each other, we hereunto subscribe our names as attesting witnesses at
Washington, D. C. this 2nd day of February, A. D. 1911.

4007-9th St. N. W. Wash. D. C.

3609-11 St. " " "

4415-Kansas Ave. " " "

Nellie M. L. Jenkins,

Kilmst. W. Tren

Claud Livingston

Maryland, Frederick County, to-wit:

On this 13th day of June 1918, came Frederika Henshaw Morris and
made oath in due form of law that the aforesaid instrument of writing is the
true whole will and Testament of Alexander J. Morris, late of Frederick County, deceased,
that has come to her hands and possession; that she received the same from the

Safe deposit Box in First Co. at Washington D. C. where it had been placed by the Testator for safe keeping, and that she does not know of any other of a later date; That said Alexander J. Nunes died on or about May 30, 1918.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 20th day of August 1918, came Claud Livingston and on the 21st day of Aug 1918, came Zellie M. L. Jenkins and on the 30th Aug 1918 came Belmont N. Price the subscribing witnesses to the aforesaid last will and Testament of Alexander J. Nunes, late of Frederick County, deceased, and made oath in due form of law that they did see Alexander J. Nunes the Testator therein named, 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 their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign his and her name as witness to said will, at the request of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Alexander J. Nunes, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 2nd day of September A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Alexander J. Nunes deceased.

Charles H. Butts
Geo. Edw Smith
John L. S. Aldridge

XAMINED

Will of
Christina G. Nunes } In the name of God Amen, Amen:
William W. Porter } I, Christina G. Nunes, of Carroll County, in the
State of Maryland, being of sound mind and memory, do
Executor. hereby make, publish, and declare this my last will and
testament, hereby revoking any and all wills by me heretofore made.
First, I direct my executor herein after named to pay my funeral expenses and all
my just debts and liabilities as soon as can conveniently be done after my decease.
Second, all the rest, residue and remainder of my estate, real (if any real to be sold)
and personal, whatsoever estate, of which I may die seized and possessed or in any
wise entitled to, not heretofore officially disposed of, I give, devise and bequeath
to my brother, William W. Porter, and my sisters, Emily Jane Doty and Mary Susan
Doty, in equal parts, share and share alike, and to their heirs and assigns, forever,
in fee simple.

Third, I hereby nominate, constitute and appoint my said brother, William W.
Porter, executor of this my last will and testament.

In Witness whereof, I have hereunto subscribed my name and affixed my seal this Thirtieth day of August, in the year nineteen hundred and ten.

Christina G. Nunes Seal

Signed, sealed, published and declared

by the said Testatrix, Christina G. Nunes, as and for her last will and Testament, in the presence just, who, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses thereto.

Luther M. Franklin
Jacob Farver

Maryland, Frederick County, to-wit:

On the 3rd day of Sep 1918, came Wm. W. Porter and made oath in due form of law that the aforesaid instrument of writing is the true whole will and Testament of Christina G. Nunes, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the Testatrix for safe keeping, and that he does not know of any other of a later date, That said Christina G. Nunes died on or about Aug. 3, 1918.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 3rd day of Sep 1918 came Jacob Farver and Luther M. Franklin the subscribing witnesses to the aforesaid last will and Testament of Christina G. Nunes, late of Frederick County deceased, and made oath in due form of law that they did see Christina G. Nunes the Testatrix therein named, 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 capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix, and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testatrix in her presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Christina G. Nunes, late of Frederick County, deceased, and after the evidence adduced as to its validity, Orders and Decrees, this 3rd day of Sep A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Christina G. Nunes deceased.

JAMES O.

Charles H. Butts
Geo. Edw Smith
John L. S. Aldridge

120

Orphans Court

Eli Marshall Gilbert
Well
Hammond Gilbert
George H. Dudderar
Executor.

I, Eli Marshall Gilbert, of Frederick City,
Frederick County, Maryland, do hereby make,
ordain, publish and declare this as and for my
last will and testament, in manner and form
following to wit:

I hereby constitute and appoint my son Hammond Gilbert and my son-in-law George H. Dudderar, Executors of this my said will, hereby requesting that they be excused from the necessity of giving bond for the faithful performance of their duties as such; and requesting them, in view of the size and condition of my estate, to perform their duties as such executors without compensation.

I hereby authorize and empower my executors to sell and dispose of my real estate to the best advantage, and to convey the same to the purchaser or purchasers thereof.

my life insurance policies I have pledged for the payment in part of my indebtedness; and I do hereby direct that all just debts due and owing by me, and not paid out of the proceeds of my life insurance policies, and all my funeral expenses, shall be paid out of the proceeds of the sale of my real estate.

The residue of the proceeds of the sale of my said real estate, after the payment of my debts and funeral expenses, I give and bequeath to my six daughters Mae Gilbert Dudderar, (now the wife of George H. Dudderar), Edith Lorraine Gilbert, Mary Edna Gilbert, Pauline Gilbert, Ruth Hammond Gilbert, Charlotte Parsons Gilbert, and my son Hammond Gilbert, to be equally divided among them share and share alike.

All the rest and residue of my estate I give and bequeath to my four daughters Edith Lorraine Gilbert, Mary Edna Gilbert, Pauline Gilbert, Ruth Hammond Gilbert, Charlotte Parsons Gilbert, and my son Hammond Gilbert, absolutely. I have made no provision in this my will for my son Richard Webster Gilbert, for the reason I have already given him, and paid for him, much more than any of my other children will receive from my estate.

In Testimony whereof, I have hereunto set my hand and affixed my seal this 31st day of January, in the year 1918.

Eli Marshall Gilbert (seal)

Signed, sealed, published and
declared by the 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
hereunto subscribed our names as witnesses.

J. N. Loy
J. Marshall Miller

Maryland, Frederick County, to wit:

On this 3rd day of Sep. 1918, came Geo. W. Dudderar and made oath in due form of law that the foregoing instrument of writing is the true whole and testament of Eli Marshall Gilbert, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from among his private papers where it had been placed; the testator for safe keeping, and that he does not know of any other of a later date. That said Eli Marshall Gilbert died on or about July 13, 1918.

Test:

Albert M. Patterson
Registrar of Wills for Frederick County

State of Maryland. Frederick County, to wit:

On the 3rd day of Sep. 1918, came J. Marshall Miller & J. N. Loy the
subscribing witnesses to the foregoing last will and Testament of Eli Marshall
Gilbert, late of Frederick County, deceased, and made oath in due form of law
that they did see Eli Marshall Gilbert the Testator there named, sign and
seal this will; that they heard him publicly pronounce and declare the same
to be his last will and Testament; that at the time of their so doing, he was,
to the best of their apprehension, of sound and disposing mind, memory and
understanding, and capable of executing a valid deed or contract, and that
they respectively subscribed their names as Witnesses to said will, in the
presence of and at the request of the Testator and that they did also see each the
other subscribing witness sign his name as witness to said will, at the request
of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson

Registrar of Wills for Frederick County.

In the Orphans' Court of Frederick County;

The Court, after having carefully examined the above last will
and Testament of Eli Marshall Gilbert, late of Frederick County, deceased, and
after the evidence adduced as to its validity, orders and decrees this 3rd day
of Sep. A.D. 1918, that the same be admitted to probate in this Court as
the true and genuine last will and Testament of the said Eli Marshall
Gilbert deceased.

Charles H. Butts
Geo. Cdr Smith
John L. S. Aldridge

Judges of

Orphans' Court

Renunciation.

I appointed Executor in the last will and Testament of Emma D. Mercier,
late of Frederick 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 may, or could
have had, by virtue of said appointment.

In Testimony whereof, I hereinbelow subscribe my name this 4th day of

Sep. 1918

Witness

O. A. Toms

R. C. Mercier

George W. Gettigner
Will
Wm. C. Birely
Executor.

I, George W. Gettigner of Frederick County, Maryland, do hereby make and publish this to be my last Will and Testament in manner and form following, that is to say:-
after all my just debts and funeral expenses are fully paid and satisfied, I make the following disposition of my estate:-
I, hereby empower and direct my executor hereinabove named to sell and convert into money all the rest and residue of my property and estate of every kind and description wheresoever situated.
I will and direct my said Executor to purchase a suitable lot in Mt. Olivet Cemetery in Frederick City, Md., in which my body shall be interred, and the said lot shall also be used for the re-interment of the bodies of my Father, mother, sisters and brothers now resting in the lot in the old Grave yard belonging to the Evangelical Reformed Church, said Grave yard being situated on North Bentz street in said city; if my surviving Brothers and sisters shall desire such interment, the cost of said interment to be paid out of my estate.
I give, devise and bequeath to my sister, Margaret J. Gettigner, the sum of One Thousand (\$1,000) dollars.
I give, devise and bequeath to the children of my sister Mary E. Norman now deceased, the sum of One thousand dollars (\$1,000) to be equally divided between them share and share alike.
I give and bequeath to the children of my Brother Lewis E. Gettigner, now deceased, the sum of one thousand dollars (\$1,000) to be equally divided between them share and share alike.
I give, devise and bequeath to my Brother Samuel J. Gettigner, the sum of One thousand (\$1,000) dollars also all my furniture and other belongings which are now in my room at his house, also my buggy located on the same premises.
I give, devise and bequeath to my sister Laura C. Gettigner, the sum of one thousand (\$1,000) dollars.
I give, devise and bequeath to my sister Clarintha M. Gettigner, the sum of One thousand (\$1,000) dollars.
I give, devise and bequeath to my Brother H. Merle Gettigner, the sum of one thousand (\$1,000) dollars.
I give, devise and bequeath to Mt. Olivet Cemetery the sum of one hundred dollars for the purpose of keeping my lot and grave in good condition. I also will and direct my executor to provide a suitable tombstone for my grave said stone not to cost over Fifty dollars, and to be paid out of my estate.
All the rest and residue of my estate, it is my will shall be equally divided into seven equal portions, one of which I give to the children of my sister Mary E. Norman, (now deceased) one portion to my sister Margaret J. Gettigner, one portion to my brother Samuel J. Gettigner, one portion to my brother H. Merle Gettigner, one portion to my sister Laura C. Gettigner, one portion to my sister Clarintha M. Gettigner, and one portion to the children of my brother Lewis E. Gettigner, (now deceased) and I do hereby revoke all former wills by me heretofore made, and I hereby

constitute and appoint William C. Birely to be the executor of this my last Will and Testament:

In witness whereof I hereunto set my hand and affix my seal this day of October in the year of our Lord 1918.

George W. Gettigner (seal)

signed, sealed, published and declared by the above named Testator, George W. Gettigner, as and for his last will and Testament, in our presence, who at his request, in his presence, and all in the presence of each other have hereunto set our hands as witnesses thereto.

Edgar K. Moore
C. Albert Gibson

Maryland, Frederick County, to-wit:

On this 4th day of Sep. 1918, came Wm. C. Birely and made oath in due form of law that the foregoing instrument of writing is the true whole Will and Testament of George W. Gettigner, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the Testator for safe keeping, and that he does not know of any other of a later date; that said George W. Gettigner died on or about Aug 28th 1918.

Test:
Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 4th day of Sep. 1918, came Edgar K. Moore and C. Albert Gibson the subscribing witnesses to the foregoing last will and Testament of George W. Gettigner, late of Frederick County, deceased, and made oath in due form of law that they did see Geo. W. Gettigner the Testator herein named, sign and seal this will, that they heard him publicly pronounce and declare the same to be his last Will and Testament; that at the time of their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testator in his presence, and all in the presence of each other.

Test:
Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of George W. Gettigner, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 4th day of Sep. A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said George W. Gettigner deceased.

Judges of

Charles H. Butts
Geo. Edw. Smith
John L. S. Aldridge

1885

1886

1887

Orphans Court

(Signed)

Sarah E. Huffer
Will
Luther M. Huffer
Samuel J. Huffer
Executors.
Know all men By These Presents, That I,
Sarah E. Huffer, of Frederick County, State of Maryland,
being of sound and disposing mind, memory and
understanding, do hereby make, publish, declare
and ordain the following as and for my last Will
and Testament, that is to say:

After the payment of all my just debts and funeral expenses, I will and direct that all obligations due me shall be collected by my executors hereinafter named, and converted into money, and the said money,
together with all the rest and residue of my estate, I will and direct
shall be divided into two equal parts or portions; and I give and
bequeath one of said equal parts or portions to my daughter, Mary A.
Huffer, with the request that she invest said money in her individual name.
The remaining one of said equal parts or portions I will and direct shall be
invested by my executors hereinafter named in as safe and profitable
manner as possible until Ruth N. Reinecke, eldest daughter of my
deceased daughter, Clara B. Reinecke, arrives at the age of twenty-five years,
at which time I will and direct that said equal part or portion, together
with the accumulated interest thereon, be divided into seven equal parts
or portions; and I give and bequeath one of said seven equal parts or
portions to the children of my deceased daughter, Clara B. Reinecke, as
follows:-

To Ruth N. Reinecke, one seventh; to Ernest W. Reinecke, one seventh;
to Mary E. Reinecke, one seventh; to Clara Belle Reinecke, one seventh; to Harriet
Reinecke, one seventh; to John J. Reinecke, one seventh, and to Sarah D. Reinecke,
one seventh; the said sum to be paid to them as they respectively arrive at the
age of twenty-five years.

and I hereby constitute and appoint Luther M. Huffer and Samuel J.
Huffer, my two stepsons, as testamentary guardians for said children of
my deceased daughter, Clara B. Reinecke, to hold and invest the several
sums herein bequeathed to the said children of my deceased daughter
until they shall respectively arrive at the age of twenty-five years, with the
further direction that as each one of said children of my deceased daughter
shall arrive at the age of twenty-five years, then, from that period until the time
they shall respectively arrive at the age of twenty-five years, the interest accruing
from said distribution shares of the said children of my deceased daughter
shall be paid to them respectively until they shall arrive at the age of
twenty-five years; when and as they thus arrive at said age of twenty-five
years, the principal sum shall be paid to them.

And lastly, I hereby constitute and appoint my two stepsons, Luther M.
Huffer and Samuel J. Huffer, to be the executors of this my last will and
testament, hereby revoking any and all former wills by me heretofore made
and ratifying and confirming this and none other as and for my last will
and testament.

In testimony whereof I have hereunto set my hand and affixed my seal,
this 22nd day of May, in the year of our Lord one thousand, nine hundred and fourteen.

Sarah E. Huffer (Seal)

Signed, sealed, published and declared by the said Sarah E. Huffer, 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 subscribed our names as witnesses
thereto.

Emory L. Coblenz
Geo. C. Huffer.

Maryland, Frederick County, to wit:

On this 24th day of Aug. 1918, came Luther M. Huffer and made
oath in due form of law that the foregoing instrument purporting to be the last will
and testament of Sarah E. Huffer, late of Frederick County, deceased, that has
come to his hands and possession; that he found the same among her papers,
where it had been placed by the testatrix for safe keeping, and that he
does not know of any other of a later date; that said Sarah E. Huffer died on
or about Aug 7th 1918.

Test:

Albert M. Patterson

Registrar of Wills for Frederick County.

State of Maryland, Frederick County, to wit:

On the 2nd day of Sep. 1918 came E.L. Coblenz one of the subscribing
witnesses to the aforesaid last will and testament of Sarah E. Huffer, late
of Frederick County, deceased, and made oath in due form of law that he did see
Sarah E. Huffer the testatrix thereto named, 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 his so doing she was, to the best of his apprehension, of sound
and disposing mind, memory and understanding, and capable of executing a
valid deed or contract; and that he respectively subscribed his name as witness
to said will, in the presence of and at the request of the testatrix and that he
did also see each the other subscribing witness sign his name as witness to
said will, at the request of the testatrix in her presence and all in the presence
of each other. and on the 16th day of Sep. A.D. 1918 came Albert L. Niel
a credible witness of lawful age and made oath in due form of law, that he
is acquainted with the signature of George C. Huffer the other subscribing witness
now deceased, and that the signature of Geo. C. Huffer subscribed thereto is his
true and genuine signature.

Test:

Albert M. Patterson

Registrar of Wills for Frederick County.

In the Orphans Court of Frederick County:

The court, after having carefully examined the above last will
and testament of Sarah E. Huffer, late of Frederick County, deceased,
and also the evidence adduced as to its validity, Orders and Decrees, this
16th day of Sep. A.D. 1918, that the same be admitted to probate in
this court as the true and genuine last will and testament of
the said Sarah E. Huffer deceased.

C. Charles N. Butts
Geo. Edvr Smith
John L.S. Aldridge

Orphans Court

Samuel Hornstein
Will
Ben Rosenow
Sol Stein
Elizabeth Hornstein
Executors

The Last Will and Testament of Samuel Hornstein of Frederick, Maryland.

I, Samuel Hornstein, being of sound mind and understanding do hereby make this as my last Will and Testament, hereby revoking any and all other will before by me made.

First. I direct that my just debts and funeral expenses be paid.

Second. I give to my son Herman Hornstein, the sum of Twenty five dollars only as his full share in my estate.

Third. I give and bequeath to my son Alexander Hornstein, the sum of one dollar only.

Fourth. I give devise and bequeath to my son Theodore Hornstein the sum of Twenty five dollars to be held in trust for him by my executors hereinafter named until he shall reach the age of twenty one years, this being his full share in my estate.

Fifth. All the cash that I may have in any banks, or any money received out of my business shall be invested in my business for the benefit of my wife, Elizabeth and my three daughters, Anna, Maria and Minnie, all minors, and my son Milton, a minor, in the following manner, my wife Elizabeth and son Milton to have one share between them; my three daughters each to have an equal one forth share making four shares in all.

Sixth. The monies received from my two lodges shall belong to my said wife, and to my children same to be invested by my Executors in the business.

S. N.

Seventh. I hereby appoint my good friends Ben Rosenow and Sol Stein and my wife Elizabeth, Executors and Trustees of my estate, and appoint said Ben Rosenow and Sol Stein, Guardians of my minor children by my first wife, and my said wife Elizabeth to be guardian of my son Milton.

Eighth. I hereby direct my said Executors and Trustees that at such time as they may deem proper and of advantage to my estate, to dispose of my said business at either public or private sale, and to appropriate the proceeds thereof of any among my wife and children as aforesaid.

In witness whereof I have hereunto set my hand and seal this 2nd day of September, A.D. 1918. Written on two sheets of paper.

Signed at Philadelphia, Pennsylvania this day and year aforesaid.

Samuel Hornstein (Seal)

Witness M. Borochoff
Mt. Sinai Hospital
Witness Jos Lieberman
Notary Public

1930 E. Moyamensing Ave

Codicil to my said will hereinabove mentioned Dated 9/2/18
monies Received from my Lodges and now in the name of my estate
as beneficiary shall be paid to my Executor and Trustees for investment
in the business or other purpose they may deem proper.

Witness
M. Borochoff
Jos Lieberman

Samuel Hornstein (Seal)

Codicil no. 2. Dated 9/2/18.

my estate shall be divided in four equal shares, one to my wife, one to each of my three daughters and one to my son Milton.

Witness

M. Borochoff

Jos. Lieberman.

Maryland, Frederick County, to-wit:

On this 7th day of Sep 1918, came Benjamin Rosenow and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of Samuel Hornstein, late of Frederick County, deceased, that has come to his hands and possession; that he record the same from Joseph Lieberman who record the same from the Testator for safe keeping and that he does not know of any other go later date! That said Samuel Hornstein died on or about Sep 2nd. 1918.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 13th day of Sep. 1918, came Jos. Lieberman one of the subscribing witnesses to the aforesaid last will and Testament & Codicils of Samuel Hornstein late of Frederick County, deceased, and made oath in due form of law that he did see Samuel Hornstein the Testator therein named, sign and seal this will & Codicils; that he heard him publish, pronounce and declare the same to be his last will and Testament & Codicils, 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 capable of executing a valid deed or contract, and that he respectively subscribed their names as witnesses to said will & codicils in the presence of and at the request of the Testator and that he did also see each the other subscribing witness sign his & her name as witness to said will & Codicils at the request of the Testator in his presence, and all in the presence of each other. On the 13th day of Sep 1918, came Fannie Leachomity a credible witness of lawful age & made oath in due form of law that she is acquainted with the signature of M. Borochoff the other subscribing witness to the aforesaid will & codicils and that the signature of M. Borochoff subscribed thereto are her true and genuine signatures and also made oath she can sign said will & codicils.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County;

The Court, after having carefully examined the above last will and Testament of Samuel Hornstein, late of Frederick County, deceased, together with the Codicils thereto attached, and also the evidence adduced as to its validity, Orders and Decrees, this 16th day of Sep. A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament and Codicils of the said Samuel Hornstein deceased.

122908 of

Charles H. Butts

Geo. Edw Smith

John L. S. Aldridge

Orphans' Court

Renunciation.

I, Benjamin Rosenow appointed Executor in the last will and Testament of Samuel Homstein late of Frederick County, deceased, do hereby refuse to act as Executor of said will, and do therefore renounce all his right to Letters Testamentary upon said deceased's Estate, and all right, Title and claim that may or could have had, by virtue of said appointment.

In Testimony whereof, I hereinunto subscribe my name this 17th day of September 1918.

Witness,

Lev. Weinberg.

Benjamin Rosenow

Renunciation.

I, Solomon Stein appointed Executor in the Last will and Testament of Samuel Homstein late of Frederick 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 hereinunto subscribe my name this 17th day of September 1918.

Witness

Lev. Weinberg.

Sol. Stein.

Renunciation.

I, Elizabeth Homstein, appointed Executor in the last will and Testament of Samuel Homstein late of Frederick 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 hereinunto subscribe my name this 17th day of September 1918.

Witness

Lev. Weinberg.

Elizabeth Homstein

STAMMED

Susannah Albaugh
Will
John H. Albaugh
J. V. Albaugh

In the name of God. Amen.
I, Susannah Albaugh, wife of the late Joshua Albaugh, of Mt Pleasant in the county of Frederick and State of Maryland, being of sound mind and memory, and considering the uncertainty of this earthly life, do, therefore make, ordain, publish and declare, this to be my last Will and Testament:

First: I order and direct that my Executors hereinafter named pay all my just debts, bequest and funeral expenses as soon after my decease as may be convenient.

Second: I order and direct that my Executors hereinafter named proceed, according to the requirements of the laws of the state, to sell all personal property and real estate held and possessed by me at the time of my decease.

The real estate consists (1) of that farm owned & possessed by my husband Joshua Albaugh at the time of his decease, located in Libertytown District, Frederick County, Maryland, and now occupied by my son John H. Albaugh; (2) also the house and lot in Mt Pleasant, Frederick County, Maryland, now the home of myself and my daughter, S. Laura H. Albaugh;

(3) Certain shares of stock held and possessed in the Libertytown Turnpike Company. To the proceeds accruing from the sale of personal property, real estate and Turnpike stock, shall be added the cash on deposit in the Securities Company #24 Broad Street, New York, State of New York; and then, after payment of all debts, bequest and funeral expenses, as aforesaid, and after all expenses of administration, and lawful percentage have been deducted -

I order and direct that my Executors, hereinafter named, shall proceed to divide the remainder equally among my children, to wit: John H. Albaugh, J. Valentine Albaugh, S. Laura H. Albaugh, Eugene H. Albaugh, A. Florence (Albaugh) Simpson, Irving S. Albaugh, all of Frederick County, Maryland, and William L. Albaugh, Ganettville, Ohio, and Thomas F. Albaugh, Clyde, Ohio - each receiving share for share: - except my son, Eugene H. Albaugh, from whose share Two Hundred Dollars (\$200.00) shall be deducted, the having received already, that amount of his patrimony. These Two Hundred Dollars (\$200.00). I order and direct to be divided equally among my other four sons and my two daughters.

Third: I order and direct my Executors hereinafter named to pay to M. F. Starn, Treasurer of the Fairmount Cemetery Company, Libertytown, Frederick County, Maryland (or his successor in office) the sum of Ten Dollars (\$10.00), the interest of which is to be used annually in keeping clean and in good order perpetually, the Half ($\frac{1}{2}$) Lot #42, Sec 4, of said Cemetery, in which rests the body of my beloved husband, Joshua Albaugh, at whose side my body is to be laid to rest.

Lastly, I make constitute and appoint my two sons, John H. and J. Valentine Albaugh, to be Executors of this my last Will and Testament, and who shall not be required to give bond.

In witness whereof, I have hereinunto subscribed my name and affixed my seal, this Thirtieth day of March, in the year of our Lord One Thousand nine Hundred and Ninety.

Susannah Albaugh Seal

This Instrument was on the day of _____, the date thereof signed, published and declared by the said testatrix, Susannah Albaugh, to be her last Will and Testament, in the presence of us, who, at her request, have subscribed our names thereto as witnesses, in her presence, and in the presence of each other.

John H. Elzley
Loren F. Lochner
B. R. Carnahan

maryland, Frederick County, to wit:
On this 16th day of Sep. 1918, came John H. Albaugh, and made oath in due form of law that the foregoing instrument of writing is the true last will and Testament of Susannah Albaugh, late of Frederick County, deceased, that he has come to his hands and possession; that he found the same among her private papers where it had been placed by the Testatrix for safe keeping, and that he does not know of any other of a later date; That said Susannah Albaugh died on or about Sep. 10th 1918.

Test:
Albert M. Patterson
Registrar of Wills for Frederick County

State of Maryland, Frederick County, to-wit:

On the 16th day of Sep. 1918, came John H. Elzey, Lewis F. Lockner and B. R. Camahan the subscribing witnesses to the foregoing last will and Testament of Susannah Albaugh, late of Frederick County, deceased, and made oath in due form of law that they did see Susannah Albaugh the Testatrix therein named, sign and seal this will; that they heard her publicly 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 capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testatrix and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testatrix in her presence, and all in the presence of each other.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Susannah Albaugh, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 16th day of Sep a.d. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Susannah Albaugh deceased.

Charles H. Butts
Geo Edw Smith
John L. S. Aldridge

Elizabeth C. Wilcoxon
Will
Mary L. Markell
Executive
Understanding,

I, Elizabeth C. Wilcoxon, the wife of William Wilcoxon, of Frederick City in the 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, that is to say.

After the payment of all the just debts for which I am legally responsible and my funeral expenses, I give, devise and bequeath all of my estate of every kind, real, personal and mixed to my sister Mary L. Markell in trust as follows.

The said Mary L. Markell to hold the same until my youngest child shall attain at the age of twenty-five years, and in the meantime to invest the same in such investments as she may think proper, with full power and authority to sell, change or vary said property and investments when and as often as she deem proper, and upon the further trust to collect and receipt for the interest, dividends, rents and income of said trust monies, property, securities and investments when and as the same may arise, and to use the net proceeds thereof in the support, education and maintenance of my daughters Ruth and Eugenia and my sons Jackson and Willard. The said income to be used and expended in such manner as in the judgment of said

trustee will best subserve the interest of my said children Ruth, Eugenia, Jackson and Willard, and without regard to the amount expended on any one of them.

Upon my youngest child arriving at the age of twenty-five years (if my youngest child should die in the meantime the next youngest shall then be considered the youngest etc.) the said trust shall cease and terminate and said trust fund, property, monies, securities and investments shall vest absolutely in and be paid over in equal shares to all of my children, to wit, my daughters Maria, Ruth and Eugenia, and my sons Albus, Gerrit, Jackson and Willard.

And I hereby empower said trustee to appoint her successor to execute said trust by deed of appointment duly recorded among the Land Records of Frederick County, Maryland, or by her last will and Testament.

And whereas upon my death a portion of the trust fund in no 4887 Equity created by the will of my father Le Witt C. Keller, will rest in my children, I hereby request that my sister Mary L. Markell, or some person other than by husband William Wilcoxon, be appointed guardian for each of my children as may be under age at that time.

And lastly, I do hereby constitute and appoint my sister Mary L. Markell to be Executive of this my last will and Testament, hereby revoking all other wills by me heretofore made, ratifying and confirming this, and none other, to be my last will and Testament.

In Testimony Whereof, I have hereunto set my hand and affixed my seal this 22nd day of April in the year nineteen hundred and eight.

Elizabeth C. Wilcoxon Seal

Signed, sealed, published and declared by Elizabeth C. Wilcoxon, 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 subscribed our names as witnesses hereunto.

S. Solles Maynard
Charles P. Levy

Maryland, Frederick County, to-wit:

On the 16th day of Sep. 1918, came Edwin C. Markell and made oath in due form of law that the aforesaid instrument of writing is the true whole will and Testament of Elizabeth C. Wilcoxon, late of Frederick County, deceased, that has come to his hands and possession; that he recived the same from the papers of C. P. Levy who received the same from the Testatrix for safe keeping, and that he does not know of any other of a later date. That said Elizabeth C. Wilcoxon died on or about Sep 8th 1918.

Test!

Albert M. Patterson
Register of Wills for Frederick County

State of Maryland, Frederick County, to-wit:

On the 16th Sep 1918 came Frank C. Norwood a credible witness of lawful age and made oath in due form of law that he is acquainted with the signatures of S. Solles Maynard and Charles P. Levy the subscribing witnesses to the aforesaid will who are deceased, and that the signatures of S. Solles Maynard and Charles P. Levy subscribed thereto are their true and genuine signatures.

Test! Albert M. Patterson Register of Wills for Frederick County

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Elizabeth C. Wilson, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 16th day of Sep. A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Elizabeth C. Wilson, deceased.

Charles H. Butts
Geo. Edw Smith
John L. S. Aldridge

(Signed)

George Jacob Buckley Will

George Jacob Buckley, I, George Jacob Buckley of Frederick City, Frederick County, Maryland, do make and publish this my last will and testament, acting Executor, hereby revoking and amending all former wills by me heretofore made, after the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate as follows:-

- (1) I give, devise and bequeath unto my wife Sarah Ann Buckley for and during her life time, all my estate, real personal and mixed of whatsoever kind and wheresoever situated to have and to hold the same during her natural life, and at her death, I hereby authorise and direct my hereinafter appointed executors to sell said estate and distribute the proceeds thereof as follows.
- (2) To William A. Buckley, my son, I first give the sum of one hundred and fifty dollars; and after deducting said sum the remainder of said estate I give and bequeath as follows - The rest and residue of my estate I give, devise and bequeath unto my children, Laura Gillian, minor, Alice McCuen, George J. Buckley Jr., John E. Buckley, William A. Buckley, Sarah A. Nelson, wife of Harry Nelson, Thomas G. Buckley, Virginia Shook, wife of William A. Shook, Mary L. Biggs, wife of James Biggs, and Julia Kreh, wife of John F. Kreh, and their heirs, in case any of their parents be dead, share and share alike.
- (3) I hereby constitute and appoint my two sons, William A. Buckley and Thomas C. Buckley to be my executors and to carry out the provisions of this will and testament.

In testimony whereof I have hereunto subscribed my name and mark and affixed my seal this day of June 1918

Witness to mark
P. F. Campbell

George Jacob ^{his} mark Buckley ^{Seal}

Signed, sealed published and declared by the 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

Sam'l L. Hargett
Wm. H. Geisbert

Maryland, Frederick County, to wit:

On this 18th day of Sep. 1918, came Thomas G. Buckley and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of George Jacob Buckley, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from Sarah A. Buckley who found the same among his papers where it had been placed for safe keeping, and that he does not know of any other of a later date; that said George Jacob Buckley died on or about Sep. 27, 1917 Test!

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to wit:

On the 24th day of Sep. 1918, came W. H. Geisbert one of the subscribing witnesses to the foregoing Last Will and Testament of Geo. Jacob Buckley, late of Frederick County, deceased, and made oath in due form of law that he did see Geo. Jacob Buckley the Testator thereto named, 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 capable of executing a valid deed or contract; and that he respectively subscribed his name as witness to said will, in the presence of and at the request of the Testator and that he did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testator in his presence, and all in the presence of each other. And on the 19th Sep. 1918 came P. F. Campbell a credible witness of lawful age and made oath in due form of law that he is acquainted with the signature of Samuel L. Hargett one of the subscribing witnesses and that the signature of Samuel L. Hargett subscribed thereto is his true and genuine signature and that he was also present and saw him sign his name as witness to said will. Test!

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Geo. Jacob Buckley, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 24th day of Sep. A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Geo. Jacob Buckley deceased.

Charles H. Butts
Geo. Edw Smith
John L. S. Aldridge

Renunciation:

I appointed Executor to the last will and Testament of George Jacob Buckley, late of Frederick 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 28th day of Sep. 1918
witness to the same
W. A. Buckley
Geo. Jacob Buckley's son

DARIS JR.

May Hays
Will
John W. Daris Jr.
Executor.

In the name of God, Amew. I, May Hays of Frederick County State of Maryland, being 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 thereby be the better prepared to leave this world when it shall please God to call me hence, do therefore 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, as herein-after directed by my Executor, and after all my just debts and funeral expenses are paid, I give and bequeath as follows:-

1st. I give and bequeath unto my Executor herein after named the sum of \$200.00 to be used by him, and for the purpose of paying my funeral expenses, and erecting a suitable marker to my memory, said marker to be placed at the foot of my grave. It is my will and I so direct that I shall be buried in the Monocacy Cemetery, at Beallsville Montgomery County, in the Lot owned by Nolley and Samuel Hays (my Uncle) my said Uncle having granted me said right during their lifetime. And I do further direct and request my said Executor to have my name, birth and death inscribed on the monument now standing on said Lot, the cost of same to be paid out of the said \$200.00 aforesaid.

2nd. I give and bequeath unto my nieces and nephews the sum of \$100.00 each I mean by my nieces and nephews all the children of my sisters and brother, to wit:- Mollie Brady, Nannie C. Brady, Leonard Hays, Clara P. Daris and Nattie A. Daris, and in the event of any of my nieces or nephews being dead at the time of my death, leaving children, then the share of such deceased nephew or niece, shall pass to their children.

And in the event that any of my said nieces or nephews shall die prior to my death, leaving no child or children, then their share shall pass to their brothers and sisters equally. It is my will and I so direct that the \$100.00 I have given to each of my nieces and nephews, shall be distributed to them, free and clear of any collateral inheritance tax, or any deduction or whatever, any such collateral inheritance tax or costs, to be paid out of my estate, so as to leave the clear sum of \$100. to each of my nieces and nephews.

3rd. All the rest and residue of my estate remaining after the foregoing provisions of my will have been complied with, and the costs and expenses of administering my estate have been paid, what shall then remain I give and bequeath to my Four Sisters, Clara P. Daris, Nattie A. Daris, Nannie C. Brady and Virginia Anderson, share and share alike. And in the event of the death of any of my said sisters during my lifetime, then their share shall pass to their children equally. Should my sister Virginia (Hays) Anderson, be dead at the time of my death, then I give and bequeath the share she would have received, to my nieces and nephews, as designated in the second paragraph of this will.

4th. And lastly, I do hereby constitute and appoint my nephew, John W. Daris Jr., to be the Executor of this my last will and Testament, with the request that he shall not charge more than 5% for his services as

Executor in the settlement of my estate. Hereby revoking and annulling all wills hereto fore made by me, ratify and confirm this to be my last will and testament.

In testimony whereof I have hereunto set my hand and affixed my seal this 10th day of July in the year 1918.

May Hays *Seal*

Signed, sealed, published and declared, by
May Hays, 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 in the presence
of each other have subscribed our names as witnesses thereto.

Lidia R. Pease
Nannie C. Brady

Maryland, Frederick County, to-wit:

On the 21st day of Sep. 1918, came John W. Daris Jr. and made oath in due form of law that the aforesaid instrument of writing is the true will and Testament of May Hays late of Frederick County, to deceased, that has come to his hands and possession; that he found the same among her private papers where it had been placed by the Testator for safe keeping, and that he does not know of any other of a later date; that said May Hays died on or about Sep 10th 1918.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 23rd day of Sep. 1918, came Lydia R. Pease and Nannie C. Brady the subscribing witnesses to the aforesaid last will and Testament of May Hays, late of Frederick County, deposed, and made oath in due form of law that they did see May Hays the Testator thereto named, 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 capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testator in her presence, and all in the presence of each other.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of May Hays, late of Frederick County, deposed, and also the evidence adduced as to its validity, Orders and Decrees, this 23rd day of Sep a.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said May Hays deceased.

Charles H. Butts
Geo. Edw. Smith
John L. S. Aldridge

W.M. NEO.

George C. Lockner
Will
Lewis F. Lockner
Executor

I, George C. Lockner, of Frederick County, in the State of Maryland, being of sound and disposing mind, memory and understanding, do hereby make, publish and declare my last will and testament as follows:

I give and bequeath unto my son, William M. Lockner, the sum of one hundred dollars, I give and bequeath unto my two grandchildren, Clarence and Howard Lockner, the sons of William M. Lockner, the sum of Fifty Dollars (\$50.00) each, said sums to be deposited in bank at interest, and the interest and principal to be paid to the said Clarence and Howard Lockner when they attain at the age of 21 years.

I give and bequeath all the rest and residue of my estate, real, personal and mixed, unto my sons, Lewis F. Lockner, John Edward Lockner, Joseph Lockner and Charles Lockner, and my daughters, Mary Elizabeth, wife of George Sonder, Susie, wife of Harry Hesbaum, and Emma Sophia, wife of John Clinton Hesbaum, in equal portions, share and share alike, in fee simple.

I hereby constitute and appoint my son, Lewis F. Lockner, to be sole Executor of this, my last will and testament, hereby revoking 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 hereunto set my hand and affixed my seal this 18th day of December, A. D., 1918;

George C. Lockner (Seal)

Signed, sealed, published and declared by the above named George C. Lockner to be his last will and testament, in our presence, who, at his request, in his presence and in presence of each other set our hands as witnesses hereeto,

Edwin L. Devilbiss
W. Nelson Stauffer.

Maryland, Frederick County, to-wit:

On the 12th day of Oct. 1918, came Edwin Devilbiss and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of George C. Lockner, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the National Bank where it had been placed by the Testator for safe keeping, and that he does not know of any other of a later date; That said George C. Lockner died on or about Oct. 8th 1918.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 12th day of Oct 1918, came Edwin Devilbiss and on the 14th of Oct came W. Nelson Stauffer the subscribing witnesses to the aforesaid last will and Testament of George C. Lockner, late of Frederick County, deceased, and made oath in due form of law that he did see George C. Lockner the Testator therin named, 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 their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said will, in

the presence of and at the request of the Testator, and that they did also see each of the other subscribing witness sign his name as witness to said will, at the request of the Testator in his presence, and all in the presence of each other.

Test!

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of George C. Lockner, late of Frederick County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 14th day of Oct. A. D. 1918, that the same be admitted to probate in this court as the true and genuine last will and Testament of the said George C. Lockner deceased.

Charles N. Butts
Geo. Edw. Smith
John L. S. Aldridge

Orphans Court

EXAMINED

Samuel L. Hargett
Will
Peter L. Hargett
Schaeffer T. Hargett
Melvin D. Rhodesick

I, Samuel L. Hargett, of Frederick 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 and form following, to-wit: After the payment of all my just debts and funeral expenses, I give devise and bequeath as follows:

(1) I give and bequeath unto my wife, Anna Rebecca Hargett all of my property and estate, real, personal and mixed, for and during her natural life, with the right to sell and dispose of my investments or other personal property, and to invest the proceeds thereof and from time to time as may be necessary to reinvest the same in such securities as she may deem advisable, and to apply the income therefrom to her maintenance and support; but should such income be insufficient for her comfortable maintenance, she shall have the further right to use and consume so much of the principal of my personal estate as she may require, provided the amount of such principal to be expended by her shall not exceed the sum of Five Hundred Dollars in any one year.

(2) I hereby authorize and empower my said wife to sell and convey my home property where I now reside, which I call Lambeth Level, situated about two and a half miles from Frederick on the road leading to Jefferson, if she shall see fit to do so, the proceeds arising therefrom to become a part of my personal estate to be held and enjoyed by her as set forth in the preceding clause of my will.

(3) After the death of my said wife, Anna Rebecca Hargett, I give, devise and bequeath all of my said property and estate, or so much as remains unconsumed by her, to my daughter, Beulah Ada Horne, wife of Leroy Horne, for and during her life, the income to be applied to her support and use, and after her death, I give, devise and bequeath the same to any child, children or descendants she may have living at the time of her death, per stirpes; but should my said daughter at any time become a single woman either by being left a widow by the death of her husband or by being divorced, then upon the death of my said wife, I give, devise

and bequeath all of my said property and estate to my said daughter absolutely and in fee simple. In the event, however, that my said daughter, Bertha Ada Horne, should not become a single woman as before mentioned and should die without leaving any child, children or descendants living at her death, I give, devise and bequeath all of my said estate to my nieces, Eleanor Hany and Irene Hany, daughters of my sister Mary C. Hany, and to my nephews Walter S. Hargett and Earlston L. Hargett and my niece Bessie Hargett (wife of Robert E. Clapp) equally to be divided among them, share and share alike.

(4) And lastly I do hereby appoint my wife Anna Rebecca Hargett, my nephew Earlston L. Hargett, my brother in law Clarence Kessler and my friend Melvin D. Roderick, Executrix and Executors of this my last will and testament hereby revoking all other wills heretofore made by me.

In testimony whereof I have hereunto set my hand and affixed my seal this 8th day of November in the year of our Lord nineteen hundred and ten.

Sam'l L. Hargett *Seal*

Signed, sealed, published and declared by Samuel L. Hargett, 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 hereunto signed our names as witnesses thereto.

Schaeffer T. Hargett
Ernest C. Harding
Clayton O. Keedy.

Codicil.

This is the First Codicil to the last will and testament of me, Samuel L. Hargett of Frederick County in the State of Maryland, which is dated on the 8th day of November, 1910; whereas by the second clause in said will I did authorize and empower my wife to sell and convey my home property where I now reside if she should see fit to do so; and desiring to change said clause, now, therefore, it is my will that said clause be revoked and I hereby will and direct and empower my Executrix named in said will to sell and convey my aforesaid home property and any other real estate that I may own at the time of my death as soon after my death as can be conveniently done, the proceeds arising from such sale to become a part of my funeral estate and to be held and enjoyed by my wife as set forth in the first clause of my said will and subject to the remaining provisions of my said will. In all other respects I confirm my aforesaid will. In testimony whereof I hereunto set my hand and affix my seal this 21st day of December in the year nineteen hundred and ten.

Sam'l L. Hargett *Seal*

Signed, sealed, published and declared by Samuel L. Hargett, the above named testator, as and for a codicil to his said last will and testament, who, at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses thereto. S. T. Hargett
Chas N. Dugay
Clayton O. Keedy

Codicil no 2.

This is the Second Codicil to the last will and testament of me, Samuel L. Hargett of Frederick County, Maryland, which will is dated on the 8th day of November, 1910, and, whereas, by my said will I nominated and appointed certain persons therein named to be Executrix and Executors thereof, and it is now my will to change the same, now, therefore, it is my will that my brothers Peter L. Hargett and Schaeffer T. Hargett and my friend Melvin D. Roderick shall be substituted in the place of the persons nominated and appointed in my aforesaid will, with the same powers and authority as though they had been originally named as Executrix of my aforesaid will.

In all other respects I confirm my aforesaid last will.

In testimony whereof I hereunto subscribe my name and affix my seal this 6th day of December, 1913.

Sam'l L. Hargett *Seal*

Signed, sealed, published and declared by the above named Samuel L. Hargett as and for a second 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 thereto.

Clayton O. Keedy
Ernest C. Harding

Maryland, Frederick County, to-wit:

On this 9th day of October 1918, came William G. Zimmerman and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of Samuel L. Hargett, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from Testator's safe deposit box in the Citizens Nat. Bank where it was placed for safe keeping, and that he does not know of any other of a later date; that said Samuel L. Hargett died on or about Sep. 22, 1918.

Test:

Albert M. Patterson
Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 10th day of Sep 1918 came C. O. Keedy, Ernest C. Harding and Schaeffer T. Hargett the subscribing witnesses to the aforesaid last will and Testament of Samuel L. Hargett, late of Frederick County, deceased, and made oath in due form of law that they did see Samuel L. Hargett the Testator therein named sign and seal this will; that they heard him publish and pronounce and declare the same to be his last will and Testament; that at the time of their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the testator and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the testator in his presence, and all in the presence of each other.

Albert M. Patterson
Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 10th day of Sep. 1918, came C. O. Neidy & Ernest C. Hardig the subscribing witnesses to the aforesaid codicil to his last Will and Testament of Samuel L. Hargett, late of Frederick County, deceased, and made oath in due form of law that they did see Samuel L. Hargett the Testator therein named, sign and seal this Codicil to his Will; that they heard him publish, pronounce and declare the same to be his 2nd Codicil to his last Will and Testament; that at the time of their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said Codicil to his Will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign his name as witness to said Codicil to his Will, at the request of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County,

State of Maryland, Frederick County, to-wit:

On the 10th day of Sep. 1918, came C. O. Neidy, Chas W. Suymer and S. T. Hargett the subscribing witnesses to the aforesaid 1st Codicil to his last Will and Testament of Samuel L. Hargett, late of Frederick County, deceased, and made oath in due form of law that they did see Samuel L. Hargett the Testator therein named, sign and seal this Codicil to his Will; that they heard him publish, pronounce and declare the same to be his 1st Codicil to his last Will and Testament; that at the time of their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract; and that they respectively subscribed their names as witnesses to said Codicil to his Will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign his name as witness to said Codicil to his Will, at the request of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County,

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last Will and Testament of Samuel L. Hargett, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 14th day of Oct. A. D. 1918, that the same be admitted to probate in this Court as the true and genuine last Will and Testament of the said Samuel L. Hargett, deceased.

12200 07

Charles H. Butts
Geo. Edw Smith
John L. S. Aldridge

000 000

Office of the Register of Wills for Frederick County, Maryland.

Frederick Md., Sep. 30, 1918.

I, Albert M. Patterson, Register of Wills for Frederick County, have this day to receive from John S. Newman atty for Melvina M. Werner a certified Copy of the last Will and Testament of Catherine Stines Brazil, and Certificate of Probate admitting the same to record in the County of Philadelphia and State of Pennsylvania.

I, therefore, hereby Certify that I have carefully examined said copies of said record proceedings, and do hereby Certify and determine that the same is properly authenticated in the mode and by the Officer authorized by the Laws of Maryland and do therefore record the same in Liber S. D. T. no 2 one of the Books for Recording Wills in this office, in accordance with the Laws of the State of Maryland, in such cases made and provided.

Albert M. Patterson

Register of Wills for Frederick County, Maryland

Commonwealth of Pennsylvania
City and County of Philadelphia, ss.



Letters Testamentary

By the terms of these presents, I, James B. Sheehan, Register of Wills for the Probate of Wills and Granting Letters of Administration in and for the City and County of Philadelphia, in the Commonwealth of Pennsylvania.

To make known to all men that on the 22nd day of January A. D. 1918, at Philadelphia, before me, was purposed and appeared the last Will and Testament of Katherine Stines deceased (a true copy whereof unto these presents annexed), bearing witness she lived at the time of her death, divers 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 may concerning her last Will and Testament, is committed to Wm. L. Chishman Executor in the said Testament named; he having first been duly sworn well and truly to administer the Goods, Chattels, Rights and Credits of the deceased, and make a true and perfect inventory thereof and exhibit the same into the Register's Office of Philadelphia, within thirty days from the date hereof, and to render a just and true account, calculation and reckoning of the said administration at the expiration of six months from date hereof, or when thereunto and required by the Orphans' Court; and also diligently and faithfully to regard and well and truly comply with the provisions of the acts relating to inheritance Taxes. In Testimony whereof, I have hereunto set my hand and seal of office, at Philadelphia this 22nd day of January, in the year of our Lord one thousand nine hundred and eighteen.

The said testatrix died on the 9th day of January 1918, at 10 o'clock a.m. as per affidavit filed.

Fees for Letters Testamentary	\$30.00
Filing Renunciation	.50
I Certificate	.50
Paid	\$31.00

N. C. Broome
Deputy Register

Be it Remembered that I, Katherine Stines of the City of Philadelphia, Pennsylvania, being of sound mind, memory and understanding, and fully aware of the uncertainty of life, do hereby make, publish and declare this to be my last will and testament, hereby revoking any wills by me at any time heretofore made.

Ilein First! I direct that my just debts and funeral expenses be paid by my executors hereinafter named as soon as conveniently may be after my decease. I desire my body to be cremated and the ashes deposited in Ellen P. Miller's lot at Northwood Cemetery and my executors to erect a marble cross, not to exceed in value seventy-five dollars (\$75.00).

Ilein Second! I give and bequeath to Thomas H. Young of the City of Washington, D.C., the sum of three thousand dollars (\$3000.)

To Ellen P. Miller the sum of one thousand dollars (\$1,000.).

To Francesca de Besi of Rome, Italy, the sum of five hundred dollars (\$500.)

To the Quaker City Chapter of the Daughters of the American Revolution the sum of five hundred dollars (\$500.) to be used for scholarships or for charity as such Chapter may determine.

To the "Methodist-Episcopal Deaconess Home," 611 Pine St., Philadelphia, the sum of one thousand dollars (\$1,000.) to start a fund to build a chapel for their use.

To Fannie Shurin, daughter of George N. Miller, the sum of five hundred dollars (\$500.).

To Grace Merrill Tanum, the sum of five hundred dollars (\$500.) and also my string of pearls.

To Katherine Chusman, daughter of William L. Chusman, my solitaire diamond ring.

To John L. Chusman, my gold watch.

To Katherine S. Merrill, my amethyst necklace with six buttons.

To Anne M. Chusman, my amethyst lavaliere.

To Melvina M. Werner, wife of Le Roy B. Werner, my cameo head necklace.

To my executors hereinafter named I give and bequeath the sum of one thousand dollars (\$1,000.) to be invested by my said executors and the income therefrom to be paid to Katherine S. Miller (my name child) until she reaches the age of twenty-one years at which time the principal of said estate is to be turned over to her.

Ilein Third! I give, devise and bequeath to Melvina M. Werner, wife of Le Roy S. Werner, her heirs and assigns forever, the real estate which I own in Brunswick, Frederick County, Maryland, and in addition thereto the sum of one thousand dollars (\$1,000.).

Ilein Fourth! I give and bequeath to my friend, Susie F. McKnew, of Washington, D.C., a pair of bronze, two blue and white bisque figures, a jardiniere and Bohemian glass carafe which were given me by her uncle, Richard H. Taylor, also my small ring with five diamonds as a token of my regard.

I give and bequeath to Elizabeth Young and Jane R. Young all the articles, consisting of books, pictures, blue-a-bae, silver, etc., now in their possession, with the exception of the articles above mentioned which I have given to Susie F. McKnew.

I give and bequeath to Katherine S. Merrill and Anne M. Chusman all my personal effects, such as jewelry, clothing, etc., not hereinbefore specially given, being all my personal property other than stocks and bonds, but I would be glad if they would distribute to my friends any little articles of jewelry at their discretion.

Ilein Fifth! All the rest, residue and remainder of my estate, real, personal and mixed, of whatever nature and kind and wheresoever situate, including all real estate situate in Washington, D.C., and in Philadelphia, Pennsylvania, or elsewhere, I give and bequeath unto Katherine S. Merrill and Anne M. Chusman in equal shares absolutely forever.

Ilein Sixth! I nominate, constitute and appoint Thomas H. Young of Washington, D.C., and William L. Chusman of Philadelphia, Pennsylvania, executors of this my last will and testament, giving and granting to my said executors power and authority to sell and dispose of any of my property, real or personal, either at public or private sale and for such price or prices as they may be able to obtain and good and sufficient conveyances therefor in the law to make to the purchasers or purchasers being required to see to the application of the purchase money, and I direct that all the legacies which I have given by this will shall be paid free and clear of collateral inheritance tax if any such tax may be imposed.

In witness whereof, I Katherine Stines, the testatrix, have to this my last will and testament, set my hand and seal this eighth day of November, in the year of our Lord one thousand nine hundred and fifteen (1915).

Signed, sealed, published and declared
by the above named Katherine Stines to Katherine Stines (seal)
to her last will and testament, in the
presence of us, who have, at her request, subscribed our names as witnesses
hereunto, in the presence of the testatrix and of each other.

Florence E. Byre
Henry A. McCarthy
Edward W. Maderia.

City and County of Philadelphia, ss.

Registrar's Office, Jan'y 15th 1918

Then again personally appeared Florence E. Byre and Henry A. McCarthy, two of the subscribing witnesses to the foregoing last will (dated Nov 8th 1915) of Katherine Stines deceased, and on their solemn oaths did say that they were present together with Edward W. Maderia the other subscribing witness and did see and hear Katherine Stines deceased, the Testatrix, therein named sign seal, publish and declare the same as and for her last will and testament and that at the doing thereof Testatrix was of sound disposing mind, memory and understanding, to the best of deponent's knowledge and belief, and further that the said Testatrix so signed the same in deponent's presence and at the request of Testatrix the said deponent in the presence of Edward W. Maderia the other subscribing witness Edward W. Maderia in the presence of the Testatrix and in presence of each other, subscribed their own proper signatures and handwriting as witnesses thereto, all being present at the same time at the execution of said will.

{ Henry A. McCarthy
Florence E. Byre
Signed and subscribed before me, the date above,
(formerly) Florence E. Byre
James B. Sheehan Registrar

City and County of Philadelphia, ss.

Register's Office Jan'y 22nd 1918,

I do swear that as the Executor of the foregoing last will and Testament Katherine Stines deceased, I will well and truly administer the goods and chattels, rights and credits of said deceased, according to law, and that I will diligently and faithfully regard and well and truly comply with the provisions of the law relating to collateral inheritances. That the said Testatrix died on the 9th day of January A. D. 1918, at one o'clock a.m.
I now and subscribe before me,
the date above, and letters testamentary }
granted unto him.

James B. Sheehan

Register-

State of Pennsylvania,

City and County of Philadelphia

Be it Remembred That, on the Twenty second day of January
A. D. 1918, 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
Nov 8th 1915 of Katherine Stines 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.

To James B. Sheehan, Esq. Register of Wills and ex-officio Clerk of the Orphans' Court for the City and County of Philadelphia, in the Commonwealth of Pennsylvania.
In the matter of the Probate of the last will and Testament of } Renunciation.
Katherine Stines, Deceased.

Having been appointed in the last will and Testament of Katherine Stines, late of said County as one of her executors, I hereby renounce the said appointment and office of executor in so far as concerns the administration in the state of Pennsylvania, without intending to waive the right to ancillary appointment in the City of Washington, District of Columbia, and I do hereby respectfully request you to appoint William L. Chrusman; the other executor appointed in said last will and Testament, as the executor.

Dated January 17th 1918.

Witness present

Thos. H. Young 

D. C. Adams & C. C. North, City of Washington, District of Columbia, ss.

Thomas H. Young, being duly sworn according to law, deposes and says
that he read and signed the foregoing petition for the purposes therein declared,
sworn to and subscribed before me, at the City of Washington, in the
District of Columbia, this 17th day of January A. D. 1918.

 A. N. Mitchell, Notary Public, D. C.

Commonwealth of Pennsylvania }
City & County of Philadelphia } ss.

Register's Office June 4th 1918.

I, James B. Sheehan, Register of Wills and ex-officio Clerk of the Orphans' Court for the City and County of Philadelphia, in the Commonwealth of Pennsylvania, do hereby certify the foregoing to be a true and complete copy of the last will and Testament of Katherine Stines, deceased, together with the part of the probate thereof, upon which Letters Testamentary were granted unto W. L. Chrusman on the 22nd day of January A. D. 1918, also copy of Renunciation and copy of Letters Testamentary. I further certify that said will was duly proved, probated, executed and decreed agreeably to the laws and usages of the Commonwealth of Pennsylvania as the same remains on file and 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 Orphans' Court.

State of Pennsylvania, } ss.
Philadelphia County, }

I, Joseph F. Lamorelle, President Judge of the Orphans' 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 Orphans' 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 4th day of June in the year of our Lord one thousand nine hundred and eighteen (1918)

Lamorelle (L.S.)

President Judge

State of Pennsylvania } ss.
Philadelphia County, }

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 F. 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 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 4th day of June in the year of our Lord one thousand nine hundred and eighteen (1918)

James B. Sheehan

Register of Wills, and ex-officio Clerk of the Orphans' Court.

TESTIMONY.

Josephine L. Snouffer } at my death, I will my husband the
 Will } interest during his life time on the money
 no Executor, named. Uncle Charles Miller left to me, and at his
 death to his children if he have any if he leaves no children
 the money to go to any brothers or sisters who may be living, if none
 are living to any of their children who may be living share and share
 alike. I want my husband to have \$5-twenty Five dollars each year
 on my bond from my mother and Susie E. Snouffer \$5-twenty five
 dollars per year on same bond at their death the bond to be equally
 divided between living brothers and sisters or their heirs, knowing that
 I cannot will the money my Father left, I ask from my heirs that
 my brothers and Sisters living at my death, will let my sister Carrie
 have the interest on my share, as she could not live comfortably any
 where else on her own money. Do this for my sake please. Please give
 Meta Phillips Little Johnson, and Susie Snouffer something of mine
 of some value the balance of my few possessions man an Carrie and
 brothers divide as they think best. Let Arch have my furniture and
 anything else he desires. In case any claim comes to my steel or
 Enameling I trust my Brothers will always have a kind thought for my
 husband. Nov 6 1917

Josephine L. Snouffer

Please give a keepsake to Emma Dosey Starks with my love also
 Susie E. Snouffer

Josephine L. Snouffer.

Susie E. Snouffer.
 F. V. Spuckason.

Maryland, Frederick County, to-wit:

On this 18th day of July 1918, came G. A. T. Snouffer and
 made oath in due form of law that the aforesaid instrument of writing
 is the true whole will and Testament of Josephine L. Snouffer late of
 Frederick County, deceased, that has come to his hands and possession;
 that he received the same from among her private papers where it had
 been placed by the Testatrix for safe keeping, and that he does not
 know of any other of a later date. That said Josephine L. Snouffer died
 on or about Apr 20. 1918.

Test:

Albert M. Patterson

Register of Wills for Frederick County,

State of Maryland, Frederick County, to-wit:

On the 17th day of August 1918, came Susie E. Snouffer and F. V.
 Spuckason the subscribing witnesses to the aforesaid last will and
 Testament of Josephine L. Snouffer, late of Frederick County deceased, and
 made oath in due form of law that they did see Josephine L. Snouffer
 the Testatrix thereto named, 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 capable
 of executing a valid deed or contract, and that they respectively subscribed
 their names as witnesses to said will, in the presence of and at the request

of the Testatrix and that they did also see each the other subscribing witness signs
 his and her name as witness to said will, at the request of the Testatrix in her
 presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

The Register of Wills in the recess of the Orphans Court after
 having carefully examined the above last Will and Testament of Josephine
 L. Snouffer, late of Frederick County, deceased, and also the evidence adduced
 as to its validity, Orders and Decrees this 18th day of Oct. A.D. 1918, that
 the same be admitted to probate in this Court as the true and genuine
 last Will and Testament of the said Josephine L. Snouffer deceased.

Albert M. Patterson

Register of Wills for Frederick County.

TESTIMONY.

David A. Castle

Will

B. F. Reich
Executor.

I, David A. Castle of Frederick City, Frederick 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, in manner and form following:-

After all my just debts and funeral expenses are paid, I give, devise and
 bequeath as follows:-

I. I give devise and bequeath the lot of ground improved by his 3 story Brick
 House known as nos 108 and 110 south market street in Frederick City, Maryland,
 to the children of my deceased nephew Edward M. Halley, equally, share and
 share alike, and should the title to said houses be in the name of the said Edward
 M. Halley, then I give and bequeath all my interest therein at law and in
 Equity to the said children and I direct that all the notes which I may hold
 against the said Edward M. Halley and wife, or either of them, shall be
 cancelled and destroyed and not to be held as a debt against the makers
 thereof; my object being to give said houses and all claims that I may have
 against said Edward M. Halley or against said houses to said children
 equally.

II. I give and bequeath unto my nephew Charles Halley of Baltimore, Md,
 and to my nephew Bradley Halley of Brunswick, Md., each the sum of two
 thousand dollars, making the sum of four thousand dollars to the heirs.

III. I give and bequeath unto G. M. Dallas Clabaugh of Frederick, Md, a former
 employee of mine, the sum of one hundred dollars.

IV. I give and bequeath unto Horace C. Zacharias and Joseph W. L.
 Early of Frederick, Md, and to the survivor of them, in Trust, my
 40 shares of the capital stock of the Frederick County National Bank
 of Frederick, my ten shares of the capital stock of the Citizens National
 Bank of Frederick, all my weekly deposits in the Franklin Savings
 Institution, all my weekly deposits in the Franklin Savings
 Bank of Frederick, my ten shares of the capital stock of the Farmers' and
 Mechanics' National Bank of Frederick, my ground rent of one hundred dollars

per annum on property on North Charles Street in Baltimore, Md., originally created by John C. Evansfield and wife, and the lot of ground improved by two 2-story brick houses on the East side of South Market Street in Frederick, Md., being nos 114 and 116, to hold, manage, invest and re-invest the same and to collect the rents, dividends, income and profits thereof, and to pay the net income therefrom to my sister Ellen E. Castle for and during her natural life and at her death the corpus of said trust-estate shall be divided into three equal parts and one of said parts I give, devise and bequeath unto my nephew Charles Halley, another of said equal parts to my nephew Bradley Halley and the other of said equal parts to the children of my nephew Edward M. Halley equally, share and share alike.

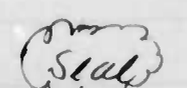
V. I give and bequeath unto Horace C. Zocharias and Joseph W. L. Early of Frederick, Md., and to the survivor of them, in Trust, my eight-thousand dollars worth, par value, of United States Bonds and my four thousand dollars worth, par value, of Frederick City Bonds to hold manage invest and re-invest the same and to collect the dividends, income and profits thereof, and to pay the net income therefrom to my sister Alberta Murphy for and during her natural life and at her death the corpus of said trust-estate shall be divided into three equal parts and one of said parts I give and bequeath to my nephew Charles Halley, another of said equal parts to my nephew Bradley Halley and the other of said equal parts to the children of my nephew Edward M. Halley, equally, share and share alike.

VI. It is my will and I so direct that the beneficiaries under the two trusts above created shall receive the income from said trust-estates, respectively, from the date of my death without deductions for my debts, funeral expenses or costs of administration.

VII. All the rest and residue of my estate not hereinbefore disposed of shall be divided equally between the two trust-estates hereinbefore created so that one half of the residuum of my estate shall become a part of the corpus of each of said trust-estates.

VIII. And lastly I hereby appoint my friend Benjamin F. Reich of Frederick, Md., to be sole Executor of this my last will and testament, and as I have full confidence both in the trustees hereinbefore named and also in my said Executor, I direct that neither said trustees nor my said Executor shall be required to give bond for the performance of their duties in either the Circuit Court or the Orphans' Court of said County.

In testimony whereof I hereunto set my hand and seal on this tenth day of October, nineteen hundred and eighteen.

David A. Castle 

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 and in his presence and in the presence of each other, have hereunto subscribe our names as witnesses thereto:

Clayton O. Keidy
John Hershberger

Maryland, Frederick County, to-wit:

On this 18th day of Oct. 1918, came B. F. Reich and made oath in due form of law that the foregoing instrument of writing is the true whole will and Testament of David A. Castle, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the Testator for safe keeping, and that he does not know of any other of a later date; that said David A. Castle died on or about Oct. 15th 1918.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 21st day of Oct 1918, came C. O. Keidy and the 24th came John Hershberger the subscribing witnesses to the aforesaid last will and Testament of David A. Castle, late of Frederick County, deceased, and made oaths in due form of law that they did see David A. Castle the Testator thereto named, 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 their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the Testator in his presence, and act in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Register of Wills in the aforesaid Court, after having carefully examined the above last will and Testament of David A. Castle, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 24th day of October, A. D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said David A. Castle, deceased.

Albert M. Patterson

Register of Wills for Frederick County

Samuel N. Dennis } Last Will and Testament of Samuel Howard
Will } Dennis to Mary Cairne Dennis, heir and Beneficiary
no Executor } Thurmont, Md. Oct 14, 1918. 4:30 P.M.

My Last will and Testament.

I Samuel Howard Dennis do hereby and henceforth and bequeath all personal property and real estate, all effects that I possess, or at any time in the future may fall heir to, to my wife Mary Cairne Dennis as my sole heir and beneficiary, she may sell or dispose of any thing I possess which she desires so that she may be able to provide for herself and four children so long as they live.

Signed Samuel N. Dennis.

Witnesses.

Catherine E. Dennis
Elizabeth Baker
Mabel C. Dennis
E. O. Pritchett

Maryland, Frederick County, to-wit:

On this 22 day of October 1918, came E. O. Pritchett, and made oath in due form of law that the aforesaid instrument of writing is the true last will and Testament of Samuel Howard Dennis, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from the Testator for safe keeping, and that he does not know of any other of a later date. That said Samuel Howard Dennis died on about October 15, 1918.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 15th day of October 1918, came Catherine E. Dennis, Elizabeth Baker, Mabel C. Dennis and E. O. Pritchett the subscribing witnesses to the aforesaid last will and Testament of Samuel Howard Dennis late of Frederick County deceased, and made oath in due form of law that they did see Samuel Dennis the Testator thereto named, 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 capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the Testator and that they did also see each the other subscribing witness sign their names as witnesses to said will, at the request of the Testator in his presence, and all in the presence of each other.

Test:

Albert M. Patterson

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last will and Testament of Samuel Howard Dennis, late of Frederick County deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 23rd day of Oct. A.D. 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Samuel Howard Dennis, deceased.

Charles H. Bratty
Geo. Edw Smith
John L. S. Aldridge

Sworn to
on
Year

William Slohn
Will
Leonard J. Slohn
Executor

EXAMINED.

I, William Slohn of Frederick County, Maryland, do hereby make and publish this my last will and testament, in manner following, to-wit:-

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

I have settled and paid to my wife Christiana Slohn, a sum of money equal to her share in my estate before the making of this will, I do therefore do not give my said wife anything further in my estate, my said wife being entirely satisfied with the cash settlement made with her as aforesaid.

I direct my executor hereinafter named to convert all my property into cash, and I direct that my estate to be divided into eleven equal shares, and be divided share and share alike between my ten living children and the children of my deceased daughter Maria Slohn, the said children of my deceased daughter to have their mothers' share.

And lastly I do hereby constitute and appoint my son Leonard J. Slohn, executor of this my last will and testament, and I hereby excuse my said executor from the necessity of giving bond, & hereby ratify and confirm this and none other to be my last will and testimony, revoking all former wills heretofore made by me.

In testimony whereof I hereunto subscribe my name and affix my seal this 22nd day of August A.D. 1918

William Slohn (Seal)

Signed, sealed, published and declared 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 subscribed our names as witnesses hereunto

I, Christiana Slohn, the wife of William Slohn, do hereby agree to the provisions of the within will, and accept the same as I have received a full and satisfactory settlement from my said husband, and I hereby relinquish all claims or demands whatsoever in said estate. Witness my hand and seal this 22nd day of August A.D. 1918.

Christiana Slohn (Seal)

Received of William Slohn, my husband, Satisfactory payment in full of all share in his estate to which I may be entitled.
Witness
Stanley P. Damuth

Christiana Slohn

Maryland, Frederick County, to wit:

On this 26th day of Oct. 1918, came William Martin and made oath in due form of law that the aforesaying instrument of writing is the true whole will and testament of William Sloboh late of Frederick County, deceased, that has come to his hands and possession; that he received the same from Stanley Damuth, who found the same in the Citygo Sargs Bk of Shermont where it had been placed by the testator for safe keeping; that he does not know of any other of a later date; that said William Sloboh died on or about Oct 18, 1918.

Test: Albert M. Patterson.

Register of Wills for Frederick County.

State of Maryland, Frederick County, to wit:

On the 16th day of Nov 1918, came Stanley R. Damuth and on 18th came Chas. C. Waters, the subscribing witnesses to the aforesaying last Will and testament of William Sloboh, late of Frederick County, deceased, and made oath in due form of law that they did see William Sloboh the testator therem named, 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 their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the testator and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the testator in his presence, and all in the presence of each other also made oath they did see Christiana Sloboh sign her name agreeing to the provisions of the will.

Test: Albert M. Patterson.

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last will and testament of Wm Sloboh, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 21st day of Nov, A.D. 1918, that the same be admitted to probate in this court as the true and genuine last will and testament of the said William Sloboh, deceased.

Charles H. Butts
Geo. Newell
John L. S. Aldridge

Judges

one

Orphans' Court

EXAMINED.

Keifer S. Doms.

Will
Grace S. Doms.

Executor

Know all men by these presents, that I, Keifer S. Doms, of Frederick County, State of Maryland, being of sound and disposing mind, memory and understanding, do hereby make, publish and declare the following as and for my last Will and testament, that is to say:

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

I give and bequeath unto my wife, Grace S. Doms, the sum of Five thousand Dollars (\$5000.00).

I give and bequeath unto my daughter, Ruth M. Doms, the rest and residue of my estate, with the exception of all my pictures and paintings, trinkets and articles of jewelry, which I will and direct shall be divided between my wife, Grace S. Doms and my daughter, Ruth M. Doms, without appraisement.

I hereby appoint my wife, Grace S. Doms, Testimentary Guardian for my said daughter, Ruth M. Doms, to receive said legacy under this will, the interest on the same to be drawn annually and, at the discretion of the said guardian, either used for her personal use or re-invested for her; and when my daughter, Ruth M. Doms, reaches the age of twenty years, then the said legacy, together with all accumulations thereon, shall be paid to her, and, in the event of her death prior to her arrival at the age of twenty years I give and bequeath the said legacy to my wife, Grace S. Doms.

I also will and direct that my farm, situated in Quincey District, Frederick County, Maryland, containing 180 acres, more or less, shall be disposed of by a succession of election on the part of my brothers, Lester A. Doms, Raymond E. Doms, and Jay W. Doms, in the order named, at an appraised value which shall not be less than one hundred and sixty dollars (\$160.00) per acre, and I hereby give my executors, hereinbefore named, power to convey the said farm to such of my brothers as may elect to take the same, as hereinbefore provided. In the event that neither of my brothers aforementioned elect to buy said farm, I will and direct that it shall be sold at public or private sale at the discretion of my executors.

I hereby constitute and appoint my wife, Grace S. Doms, and my brother, Jay W. Doms, to be the executors, without bond, of this my last will and testament, hereby revoking any and all former wills by me heretofore made, and ratifying and confirming this and none other as and for my last Will and testament.

In testimony whereof, I have hereunto subscribed my name and affixed my seal this 15th day of January, in the year nineteen hundred and sixteen.

Keifer S. Doms (Seal)

Sealed, sealed, published and declared by the said Keefer S. Domsas 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 subscribed our names as witnesses hereto.

Albert W. Condon
A. Atlee Radcliff

Maryland, Frederick County, to-wit:

On the 28th day of Oct, 1918, came E. L. Coblenz, and made oath in due form of law that the aforesaid instrument of writing is the true whole Will and Testament of Keefer S. Doms, late of Frederick County, deceased, that has come to his hands and possession; that he received the same from Grace D. Doms who received the same from the testator for safe keeping, and that he does not know of any other of a later date; that said Keefer S. Doms died on or about Oct 22, 1918.

Test: Albert M. Patterson.

Register of Wills for Frederick County.

State of Maryland, Frederick County, to-wit:

On the 28th day of Oct. 1918, came A. A. Radcliff and on the 29th came A. W. Condon, the subscribing witnesses to the aforesaid last will and testament of Keefer S. Doms, late of Frederick County, deceased, and made oath in due form of law that he did see Keefer S. Doms the testator therein named, 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 their so doing he was, to the best of their apprehension, of sound and disposing mind, memory and understanding, and capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, in the presence of and at the request of the testator and that they did also see each the other subscribing witness sign his name as witness to said will, at the request of the testator in his presence, and all in the presence of each other.

Test: Albert M. Patterson.

Register of Wills for Frederick County.

In the Orphans' Court of Frederick County:

The Court, after having carefully examined the above last Will and Testament of Keefer S. Doms, late of Frederick County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 29th day of Oct, a. d., 1918, that the same be admitted to probate in this Court as the true and genuine last will and Testament of the said Keefer S. Doms, deceased.

Charles H. Butts.
Geo. Ely. Smith
John L. S. Aldridge

Judges of

Orphans' Court