

REGISTER OF WILLS OF ORPHANS' COURT

BALTIMORE COUNTY

STATE OF MARYLAND

WILL RECORDS



**REEL
NO.**

7

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RECORDS ENGINEERING

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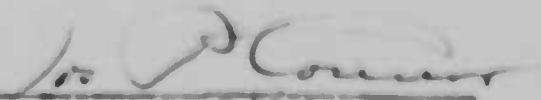
SUITE 928 - BOWEN BUILDING
815 FIFTEENTH STREET NORTHWEST
WASHINGTON 5, D. C.

GERALD P. NYE
PRESIDENT
IRVING EITMOR
VICE PRES - GEN. MGR.

PHONE STERLING 8497

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.

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Register of Wills

For BALTIMORE County

Date 3-20-51

LIBER No.

W J P 17

acquittance and discharge for the payment of the same.

Item 4. I hereby confer full power and authority upon the said Trustees named herein, the survivor of them and their successor in the trust, to sell any part or portion of my estate, whether real personal or mixed, either at public or private sale, and upon such terms as to them, the survivor of them and their successor in the trust, may seem right and proper, and that without any previous order of the Orphan's Court for Baltimore County, or any other Court of competent jurisdiction in the premises first had and obtained, The purchaser or purchasers thereof to be exempt from the necessity of seeing as to the application of the purchase money, the proceeds of any such sale or sales to be by the said Trustees, the survivor of them and their successor, in the trust, invested, in such manner as the said Trustees, the survivor of them and their successor in the trust, may deem most advantageous.

Item 5. It is my wish and desire, and I do so direct, that my daughter Julia M. Kintendorff, one of my executors herein named, shall be exempt from the necessity of giving bond for the faithful performance of her duties as such, as provided for by the act of the General Assembly of Maryland of 1852, Chapter 365.

And lastly, I do hereby nominate, constitute and appoint my daughter Julia M. Kintendorff and my friend Benjamin Rosenheim, to be the sole executors of this, my last Will and Testament, hereby, revoking and annulling all former Wills by me heretofore made, ratifying and confirming this and none other to be my Last Will and Testament.

In Testimony whereof the said Louisa Schuly has to this, her last Will and Testament, subscribed her name and affixed her seal, on this 31st day of January, in the year of our Lord, one thousand nine hundred and thirteen.

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

Solomon A. Schwab
1005 Fidelity Building
A. Marie Fitzberger
331 E. 25th St.
B. Rosenheim

Baltimore County, Md.
On the 29th day of July 1914, Benjamin Rosenheim, and made oath he does not know of any Will or Codicil of Louisa Schuly late of said County deceased, other than the above Instruments of writing, and that he received the same from Testatrix, on or about the 31st day of July 1913, and Testatrix died 19th day of July 1914.
Sworn to before the subscribers

J. P. Beach
Register of Wills for Baltimore County

Baltimore County, Md.
On the 30th day of July 1914, came Solomon A. Schwab, A. Marie Fitzberger and B. Rosenheim, subscribing witnesses to the foregoing Last Will and Testament of Louisa Schuly, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names, as witnesses to this Will in her presence at her request, and in the presence of each other.
Sworn to before the subscribers

J. P. Beach
Register of Wills for Baltimore County
In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Louisa Schuly, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Order and Decree, this 30th day of July 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Louisa Schuly deceased.

E. Clinton Tracy
H. Seymour Cline
Patrick Bradley

Henry G. Kraft }
Certified Copy } In the presence of Almighty God,
Last Will and } I, Henry G. Kraft, of Baltimore City, State of
Testament } Maryland, do hereby make, publish and de-
clare this as my last Will and Testament, I, at
this time, being of sound mind, memory and
understanding.

After the payment of my just debts and funeral expenses, I give, devise and bequeath all my property and estate as follows:
I hereby order and direct my executor hereinafter named, to appropriate out of my estate, the sum of Two hundred Dollars (\$200) to be used immediately after my death for the purpose of purchasing a diamond ring for Miss Catharine M. Mueller of the City of Baltimore.

All the rest, residue and remainder of my estate, real, personal and mixed and wherever situate, I give, devise and bequeath to my beloved Mother, Mary Kraft, to be held by her absolutely, and I hereby constitute and appoint my said Mother Mary Kraft, to be the executor of this my last Will and Testament without bond, hereby revoking all previous Wills and Codicils heretofore made by me.
In testimony whereof I hereunto set my hand and seal this 23rd day of June 1914.

Henry G. Kraft
Signed, sealed, published and declared by the above named Testator as his last Will and Testament in our presence, who at his request,

in his presence and the presence of each other, have hereunto subscribed our names as witnesses.

Wm A. Rittler
William S. Thompson

Baltimore City, Md.

On the 1st day of July 1914, came Wm A. Rittler and made oath in due form of law, that he does not know of any Will or Codicil or Henry S. Kraft, late of said City, deceased other than the above instrument of writing, and that he received the within Will from Testator That the Testator left as his only relative his mother, who was present at the propounding; and that Testator died on the 29th day of June 1914.

Sworn to in open Court.

Jest. Howard S. Jackson
Register of Wills for Baltimore City

Baltimore City, Md.

On the 1st day of July 1914, came Wm A. Rittler and William S. Thompson the two subscribing witnesses to the foregoing last Will and Testament of Henry S. Kraft, late of said City, deceased, and made oath in due form of law, that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehensions, of sound and disposing mind, memory, understanding, and they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Jest. Howard S. Jackson
Register of Wills for Baltimore City

In the Orphan's Court of Baltimore City.

The Court, after having carefully examined the above last Will and Testament of Henry S. Kraft, late of Baltimore City, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this first day of July 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Henry S. Kraft deceased.

Judges: { Myer G. Block
Harry C. Gaither
William M. Dunn.

Exhibited, proved and filed on the 31st day of July 1914, same day recorded & Examined.

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

Eliza J. Miller } Last Will and Testament of Eliza Jane Miller of Baltimore County, Maryland.
Her Will and Testament } I make the following bequests in this my last Will.

I give to my son, S. Ewan Miller, as Trustee, the following sums in

money or real or personal securities, namely seven thousand dollars \$7000, in trust for my Grandson Francis Morris Miller, nine thousand dollars (\$9000) in trust for my Granddaughter Elise Ewan Miller, whose name is named after me, and seven thousand dollars \$7000, for my granddaughter Allison Janney Miller.

My said trustee shall collect the income of the trust estates hereby created, and pay over the same to my said grand children respectively, and shall have power to sell, invest, transfer and convey the trust estate, or any investments, thereof from time to time as he may deem to be advisable, and no purchaser from said trustee or his successors in office shall be required to see to the application of the purchase money. The said three trust estates shall continue in force until the expiration of ten (10) years from my death, at which time the trust shall cease, and the trust estates shall be delivered over to my said three grand daughter respectively, if then living but if one or more of my said three grand children should die before the expiration of said period of ten years, then the trust estate held for the one so dying shall upon his or her death, cease, and the trust estate shall be delivered over to his or her children, if any there be but if there be no children, then the trust estate of the one so dying without children, shall become part of the rest and residue of my estate.

In the event of the death of my son S. Ewan Miller, trustee, before the expiration of the said ten years, then I appoint my other sons, Paul S. Miller and Edgson S. Miller Jr. or the survivors of them, as trustees or trustee in his place and stead, and I give to such substituted trustees, or to any other trustee however appointed, all the powers given to my son S. Ewan Miller, as trustee.

I give to my niece Mrs. Lilla B. Chisolm, the sum of three thousand dollars.

To my two nieces Mrs. Imogen B. Harrison and Julia S. Baughen, the sum of one thousand dollars each.

To my cousin Joseph Ewan, I give the sum of one thousand dollars.
To the Co-operative Workers of Baltimore, in charge of Vacation Lodge, I give the sum of two thousand dollars.

To the nursery and Childs Hospital of Baltimore I give the sum of two thousand dollars.

I give to the Corporation for the Relief of the Widows and Orphans of deceased Clergymen of the Protestant Episcopal Church, in the diocese of Maryland, the sum of one thousand dollars.

To each of the following Charities, I give the sum of one thousand dollars each.

- The Mothers Relief Society of Baltimore
- The Childrens Hospital School, of Catonsville, Md.
- The Country Home for Children.
- The Maryland Society for the prevention of Blindness
- The Maryland work shop for the Blind.

To the Rectory of the Church of The Redeemer I give one thousand dollars (\$1000) for the use of the Horns and Guild of this Church, the interest from which is to be paid semi-annually to the Guild.

I give and bequeath to my daughter Ethel, my Grand mother's
fine Portrait, my Grand mother's Bed room table, my rosewood
set of Chamber furniture, my Dining room Cabinet and contents and
two French Cabinets with their contents, my mother's silver Tea Set and
waiter, my large silver bowl, and all of my small table silver.

I give my other large pieces of silver, my Bronzes, Marbles, Paintings,
Etchings, Books, Engravings, minerals, and ornaments, to be divid-
ed equally among my four children.

The remainder of my household effects, with horses, Carriages,
and all other personal property, at Romaine I leave to my daughter
Ethel, for the use and benefit of my two sons, Paul S. Miller and
Edgar S. Miller Jr. and herself, my jewelry and all of my personal
articles, I leave to my daughter Ethel, with the request that she
will dispose of all such articles named, as directed in my Private
memorandum inclosed in this Paper.

All the rest, remainder, and residue, of my estate, real and per-
sonal, I give devise and bequeath to my four children above named
to be equally divided among them.

I appoint my three sons, Samuel Bevan Miller, Paul Robert
Miller and Edgar George Miller Jr. to be my Executors of this Will
and direct that no bond shall be required of them.

Signed by me this tenth day of February 1912.

Eliza J. Miller

Signed, sealed, published, and declared by the above named Testator
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

Geo. H. Duncan
Wm. D. Courtney

Baltimore County, Md.

On the 5th day of August 1914, came Samuel Bevan Miller and made
oath that he does not know of all Will or Codicil of Eliza J. Miller
late of said County, deceased, other than the above Instrument of writ-
ing and that he found the same in safe deposit box at the Title
Guaranty & Trust Co. on or about the 3rd day of August 1914, and Testa-
tor died 26th day of July 1914.

Sworn to before the subscriber.

Wm. J. Beach

Register of Wills for Baltimore County.

Baltimore County, Md.

On the 3rd day of August 1914, came Geo. H. Duncan and Wm. D. Courtney
subscribing witnesses to the foregoing Last Will and Testament of Eliza
J. Miller, late of said County, deceased, and made oath that they did
see the Testator sign and seal this Will, that they heard her pub-
lish pronounce and declare the same to be her last Will and Testa-
ment, that at the time of her so doing she was to the best of their
apprehension of sound and disposing mind, memory and undis-
turbance, and that they subscribed their names as witnesses,
to this Will in her presence at her request, and in the presence of
each other.

Sworn to before the subscriber.

Wm. J. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and
Testament of Eliza J. Miller, late of Baltimore County, deceased, and also
the evidence adduced as to its validity, Order and Decree, this 11th day
of August 1914, that the same be admitted in this Court as the true
and genuine last Will and Testament of the said Eliza J. Miller
deceased.

E. Clinton Tracy
H. Seymour Curren
Patrick Bradley

John Wilson Crouch } I, John Wilson Crouch of Chase, Balto Co, and
Last Will and Testament } State of Maryland, being of sound and dis-
posing mind, memory and understanding
make and declare this to be my Last Will
and Testament.

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

I give and bequeath to my wife Margaret P. Crouch all my Pro-
perty both Real & Personal of which I may die Possessed.

I constitute and appoint the said Margaret P. Crouch my wife, with-
out bond to be the executrix of this my Last Will and Testament, her-
by revoking all other Wills and Codicils by me heretofore made.

In testimony whereof, I have hereunto subscribed my name and
affixed my seal this Twelfth day of September, in the year nineteen
hundred 1900.

John Wilson Crouch

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

Joshua N. League
H. B. Carback

Baltimore County, Md.

On the 5th day of August 1914, came Margaret P. Crouch and made oath
that she does not know of any Will or Codicil of John Wilson Crouch late
of said County, deceased, other than the above Instrument of Writing
and that she received the same from Testator on or about the 13th day of
September 1900, and Testator died 21st day of July 1914.

Sworn to in open Court.

Wm. J. Beach

Register of Wills for Baltimore County

Baltimore County, Md.

On the 5th day of August 1914, came Joshua N. League and H. B.
Carback, subscribing witnesses to the foregoing Last Will and Testa-
ment of John Wilson Crouch, late of said County, deceased, and

made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence, at his request, and in the presence of each other.

Sworn to in open Court.

Test. Wm J. Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of John Nelson Crouch, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 5th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said John Nelson Crouch deceased.

E. Clinton Tracy
H. Seymour Pincol

I, Henry Debus, of Baltimore County and the State of Maryland, being of sound and disposing mind do make and publish, this my last Will and Testament, in substance following, that is to say:

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

(1) I give, devise and bequeath all my estate of whatever kind, real, personal or mixed, and wherever, the same may be situated, and especially that parcel of land and improvements where I now reside situated in the 4th City Block District of Baltimore County, to my beloved Wife Mary E. Debus, absolutely, to her, her heirs, personal representatives and assigns forever.

(2) I constitute and appoint my said Wife, Mary E. Debus to be the sole Executrix of this my last Will and Testament, hereby revoking all other Wills and Codicils by me heretofore made, and I desire that my said Executrix above named shall be excused from the necessity of giving any bond for the faithful performance of her duties as Executrix of this my said last Will and Testament.

Witness my hand and seal this 14th day of May nineteen hundred and fourteen.

Henry Debus
Testator

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

Charles E. Marshall
M. C. Paine.

Baltimore County, Md

On the 30th day of June 1914, came Mary E. Debus and made oath she does not know of all Will or Codicil of Henry Debus, late of said County, deceased, other than the above Instrument of Writing, and that she received the same from E. Lynn Paine, who had same since date of execution, which was the 14th day of May 1914, and Testator died 20th day of May 1914. Sworn to before the subscriber.

Wm J. Peach

Register of Wills for Baltimore County.

Baltimore County, Md

On the 30th day of June 1914, came Charles E. Marshall and on the 5th July 1914, came M. C. Paine subscribing witnesses to the foregoing Last Will and Testament of Henry Debus, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber

Wm J. Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Henry Debus, late of Baltimore County, deceased and also the evidence adduced as to its validity, orders and decrees, this 5th day of August, 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Henry Debus deceased.

E. Clinton Tracy
H. Seymour Pincol

Emma Middleton } In the name of God Amen:
Certified Copy } I, Emma Middleton, of the City of Charleston,
Last Will and } State of South Carolina, do make, publish
Testament } and declare this to be my last Will and Testament
that is to say;

First, my executrix hereinafter named shall pay my funeral expenses, and secondly the costs and expenses of erecting a plain stone over my grave, and thirdly she shall pay the necessary sum to put "In Perpetual Care", the lot of the estate of my deceased father in Magnolia Cemetery, in the City of Charleston, State of South Carolina. Second, I give and bequeath to my niece Elyza Fisher Blake, the sum of Five Thousand Dollars (\$5000.00) which is at this time held for investments by my John Cadwalader, of the City of Philadelphia, State of Pennsylvania. In addition to and above the said sum of Five Thousand Dollars, I also give and bequeath to my said niece Elyza Fisher Blake the further sum of Four Thousand Dollars

(1850.0)

Third. I give and bequeath to my niece and god daughter Susan Ann Thayer, of the City of Baltimore, State of Maryland, the sum of one Thousand Dollars (\$1000.00).

Fourth. I give and bequeath to my niece Alice Weston Rutledge the sum of one Thousand Dollars (\$1000.00).

Fifth. I give and bequeath to my nephew and godson Alex. Middleton Rutledge the sum of Five Hundred Dollars (\$500.00).

Six. I give and bequeath to my nephew and godson Daniel Blake the sum of Five Hundred Dollars (\$500.00).

Seventh. I give and bequeath to my nephew Edward Rutledge the sum of Five Hundred Dollars (\$500.00).

Eighth. If after the payment of my debts and the above mentioned sums and bequests there should remain to my credit in banks or from the proceeds arising from the sale of my property more than the sum of Five Hundred Dollars (\$500.00), then and in that event, I give and bequeath the sum of one hundred Dollars (\$100.00) each to my cousins Helen Middleton and Maria Middleton, and the sum of Fifty Dollars (\$50.00), each to my god daughter Eka Pastore and Rebecca Frost.

Ninth. I give full power and authority to my executor herein after named to sell any of my property real or personal, and wherever situated, if it shall become necessary so to do to raise money to pay the above bequests.

Tenth. I give devise and bequeath all the rest, residue and remainder of my property, real, personal or mixed and wherever situated, to my niece Elyza Fisher Blake.

Eleventh. I do make, nominate and constitute my said niece Elyza Fisher Blake to be the executrix of this my last Will and Testament, and I request and direct that she may be exempt from giving and surety or securities upon her official bond, and I hereby revoke and make null and void any and all former Wills by me heretofore made.

In witnesses whereof I have hereunto set my hand and seal this the tenth day of June, in the year of our Lord one thousand nine hundred and seven (1907).

Emma Middleton

The above written Instrument was subscribed by the said Emma Middleton in our presence and acknowledged by her to each of us, and she at the same time declared the above written Instrument so subscribed by her to be her last Will and Testament, and we, at her request, in her presence, and in the presence of each other, have signed our names as witnesses hereto, and written opposite our names our respective places of residence, this the tenth day of June 1907.

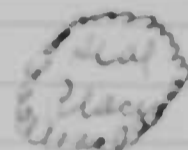
Frederick Rutledge Asheville N.C.
Eetta London Asheville N.C.
Thomas A. Jones Asheville N.C.

State of South Carolina } In the Probate Court
Charleston County. } I George D. Bryan, Judge of the Probate Court

of Charleston County, and State of South Carolina do hereby certify the foregoing to be a true and correct Copy of the last Will and Testament of Emma Middleton residing at Baltimore Md. late of said County, and State, deceased, admitted to Probate on the 23rd day of June A.D. 1913, and of record in said Court.

In Testimony whereof, I have hereunto set my official Signature as Judge of said Court with the seal of said Court affixed this 8th day of July, in the year of our Lord one thousand nine hundred and thirteen

George D. Bryan
Judge of the Probate Court of
Charleston County, South Carolina



The State of North Carolina }
County of Buncombe } Present Marcus Erwin, Commissioner

Personally appeared Frederick Rutledge a subscribing witness to the annexed instrument of writing purporting to be the last Will and Testament of Emma Middleton, late of Charleston deceased, who being duly sworn depose and say that he was present and did see the said instrument of writing duly executed by the said Emma Middleton and deponent further with that the said Emma Middleton at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief of sound and disposing mind, memory and understanding and that Frederick Rutledge (the deponent) and Eetta London and Thomas A. Jones in the presence of each other and of said Emma Middleton and at her request signed their names as witnesses to the same.

Frederick Rutledge
Sworn and subscribed to before me, this 19th day of June in the year of our Lord one thousand nine hundred and thirteen.

LS
Marcus Erwin
Commissioner

Upon the due consideration of the above testimony and being satisfied with the sufficiency thereof, it is adjudged and decreed that the said instrument in writing purporting to be the last Will and Testament of Emma Middleton be admitted to Probate in Common form.

It is ordered
June 23rd, 1913.

State of South Carolina }
Charleston County } By George D. Bryan Judge of Probate
To the Clerk of the Superior Court of Buncombe County, Asheville North Carolina

I, reposing special trust and confidence in the integrity, care, and circumspection of you, the said Clerk of the Superior Court of Buncombe County, have given, and by these presents do give unto you full power and authority to examine Frederick Rutledge a witness to the last Will and Testament of Emma Middleton deceased upon his Copied

oaths to be taken on the Holy Evangelist of Almighty God touching the due execution thereof, according to the form of the statute in that case made and provided, and a due return of your doings herein you are to make and give under your hand and seal for my approbation or disallowance.

Given under my hand and seal, this 12th day of June in the year of our Lord one thousand nine hundred and thirteen and in the 137th year of American Independence.

G. D. Bryan
Probate Judge

The State of North Carolina

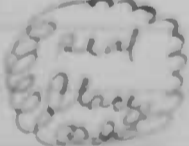
I do hereby certify, that in virtue of the annexed Deed, I did duly examine Frederick Rutledge one of the several witnesses to the last Will and Testament of Emma Middleton deceased, according to law.

Given under my hand and seal, this 17th day of June in the year of our Lord one thousand nine hundred and thirteen, and in the 137th year of American Independence.

Marcus Erwin
Commissioner

State of South Carolina } In the Probate Court.

Charleston County } I, George D. Bryan, Judge of the Probate Court of Charleston County, and State of South Carolina and ex officio Clerk of said Court, do hereby certify the foregoing papers to be, and contain, a true and correct simplification and copy of the Probate of the Will of Emma Middleton, late of said County and State, deceased, on file and of record in this Court.



In testimony whereof I have hereunto set my official signature as Judge and ex officio Clerk of said Court, with the seal of said Court affixed, this 4th day of August in the year of our Lord one thousand nine hundred and fourteen.

G. D. Bryan
Judge and ex officio Clerk of the Probate Court of Charleston County, South Carolina.

State of South Carolina } I, George D. Bryan, Judge of the Court of Probate of Charleston County, and State of South Carolina, do hereby certify that there

is no Clerk of said Court, and that none is required by law, and that the Judge of said Court is ex officio Clerk of said Court, and I do further certify that the foregoing attestation of said Judge as ex officio Clerk of said Court, is in due form.

In testimony whereof, I have hereunto set my official signature as Judge, with the seal of said Court attached this 4th day of August 1914.

G. D. Bryan
Judge of the Probate Court of Charleston County, State of South Carolina

Exhibited, proved and filed on the 10th day of August 1914, same day recorded & Examined
Test. J. P. Peach.
Register of Wills for Baltimore County.

Henry C. Kirk } I, Henry C. Kirk of Baltimore County, in the State of
Last Will and } Maryland, do make, publick and declare my last
Testament and } Will and testament as follows.
Codicil

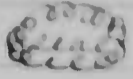
First: I give, devise and bequeath all my property, real and personal, of whatsoever kind and wheresoever situate, to my five children, namely, Henry C. Kirk, Jr. Alivia Hardesty Conkling, Alice Virginia Mielepaugh, Mildred Buckner McCay and Lydia Hollins Donaldson, equally to be divided between them share and share alike, absolutely, but the share of my daughter Mildred Buckner McCay to be subject to the abatement or deduction provided for in the second paragraph of this Will.

Second: Inasmuch as I believe that in my lifetime I have given a somewhat larger share of my estate to my daughter Mildred Buckner McCay who has moreover other sources of income, than to my other children, I do hereby direct my executor to set apart out of the one fifth share bequeathed to my said daughter Mildred Buckner McCay by the first paragraph of this will a sum sufficient in the judgment of my Executor to produce a net annual income of five hundred dollars, and to hold the said fund in trust to collect the net income therefrom and to pay three hundred dollars of the said net income each year to Lizzie Dewald, white and two hundred dollars thereof to John Roberts, colored during their joint lives upon the death of either the whole of said net income of five hundred dollars to be paid to the survivor during his or her life, any excess in any year of the net income of said fund over five hundred dollars shall be paid during the lives of said Lizzie Dewald and John Roberts and of the survivor of them to my said daughter Mildred Buckner McCay, her executor, administrators and assigns; and if in any year the net income of said fund shall fall below the sum of five hundred dollars the payments to Lizzie Dewald and John Roberts shall abate and be reduced proportionately, I authorize and empower my executor and trustee to invest the said fund in any property or securities he may think proper, and specially in interest bearing notes or obligations of the Samuel Kirk and son Company of Baltimore City, and to sell from time to time as he may deem wise the whole or any portion of the securities or property constituting said fund without any order of the Orphans Court or any other Court, and to reinvest the proceeds of sale upon the death of the survivor of said Lizzie Dewald and John Roberts, I direct my executor and trustee to transfer the whole of the Capital or principal of said fund to the Franklin Street Presbyterian Congregation in the City of Baltimore, absolutely.

Third: Whereas I have settled the stock which I formerly owned in the Samuel Kirk and son Company of Baltimore City upon certain trusts set out in an agreement and deed of trust bearing date on or about the 1st day of August, 1913, between myself and Henry C. Kirk Jr. Frederick W. Habel, William H. Conkling, Jr. James F. H. Maginn and William H. Conkling, I do in all respects ratify and confirm said disposition of said stock.

Fourth: I constitute and appoint my friend Frederick H. Hakel executor of this my Will, and request that he be excused from the necessity of giving bond.

In Testimony whereof, I have hereunto set my hand and affixed my seal this 26th day of November in the year of our Lord nineteen hundred and thirteen.

Henry C. Kirk. 

Signed, sealed, published and declared by the above named testator Henry C. Kirk 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 attesting witnesses, the words "in any year" having been inserted by interlineation in the twenty eighth line of the first page of the Will prior to the execution and attestation thereof.

James F. H. Maginn

Arthur H. Macher Jr.

Baltimore County, Md.

On the 11th day of August 1914, came James F. H. Maginn and Arthur H. Macher Jr. subscribing witnesses to the foregoing Last Will and Testament of Henry C. Kirk late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test. Wm J. Beach

Register of Wills for Baltimore County.

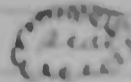
This is a Codicil to the last Will and Testament of me, Henry C. Kirk of Baltimore County in the State of Maryland, which will bears date the twenty sixth day of November in the year of our Lord nineteen hundred and thirteen.

First: I direct that the one fifth share of my estate devised and bequeath to my son Henry C. Kirk, Jr. in and by Paragraph First of my said Will shall be subject to the abatement or reduction hereinafter provided for, I direct my executor to set apart out of the said one fifth share of my estate devised and bequeathed to my said son by my said will a sum sufficient in the judgment of my executor to produce a net annual income of three hundred dollars, and to hold said fund in trust to collect the net income therefrom and to pay two hundred dollars of said net income each year to Lizzie Dewald, white, and one hundred dollars thereof to John Roberts, Colored, during their joint lives, upon the death of either the whole of said net income to be paid to the survivor during his or her life, any excess in any year of the net income of said fund over three hundred dollars shall be paid during the lives of said Lizzie Dewald and John Roberts and of the survivor of them to my said son Henry C. Kirk Jr. his executor, administrators

or assigns, and if in any year the net income of said fund shall fall below the sum of three hundred dollars the payment to Lizzie Dewald and John Roberts shall abate and be reduced proportionately, upon the death of the survivor of said Lizzie Dewald and John Roberts, I direct my executor and trustee to transfer the whole of the capital or principal of said fund to The Franklin Street Presbyterian congregation in the city of Baltimore, absolutely, I confer upon my executor and trustee as to the said fund the same powers of investment, sale and reinvestment conferred in and by Paragraph Second of my said Will with respect to the trust fund in said paragraph mentioned.

Second, I confirm all provisions of my said will except in so far as the same are herein attached.

In Testimony whereof I have hereunto set my hand and affixed my seal this 10th day of March in the year of our Lord nineteen hundred and fourteen.

Henry C. Kirk. 

Signed sealed published and declared by the above named testator Henry C. Kirk as and for a 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 attesting witnesses.

William Snowden Jr.

Arthur H. Macher Jr.

Baltimore County, Md.

On the 11th day of August 1914, came Nelson Snowden Jr. and Arthur H. Macher Jr. subscribing witnesses to the foregoing Codicil to the Last Will and Testament of Henry C. Kirk, late of said County, deceased, and made oath that they did see the Testator sign and seal this Codicil, that they heard him publish, pronounce and declare the same to be a Codicil to his last Will and Testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Codicil in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test. Wm J. Beach

Register of Wills for Baltimore County

Baltimore County, Md.

On the 11th day of August 1914, came Frederick H. Hakel, and made oath that he does not know of any Will or Codicil of Henry C. Kirk late of said County, deceased, other than the above instrument of writing, and he found the same in Safe Deposit box at Title Guaranty & Trust Co. on or about the 3rd day of August 1914, and Testator died 1st day of August 1914.

Sworn to in open Court

Test. Wm J. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will

and Testament of Henry C. Kirk, late of Baltimore County, deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, orders and decrees, this 11th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament and Codicil of the said Henry C. Kirk deceased.

E. Clinton Tracy.
H. Seymour Pierce
Patrick Bradley.

Michael Rosenfeld }
Certified Copy } I, Michael Rosenfeld of Baltimore City and
Last Will and } State of Maryland, being of sound and
Testament } disposing mind, memory and understand-
ing, do make and publish this, my last
Will and Testament, in manner and form

following that is to say.

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

First: I give and devise unto my son, Jesse Rosenfeld, all my interest in a certain fishing shore located on Bear Creek in the Twelfth District of Baltimore County and State of Maryland, known as "St. John's Retreat"

Second: I give and bequeath unto my children, Jesse Rosenfeld, Rebecca Rosenbaum, Leo Rosenfeld, May Rosenfeld and Elsie Rosenfeld, each an undivided one sixth interest in my residence Number 2345 Eutaw Place, in the City of Baltimore and State of Maryland, which is subject to a ground rent of two hundred and ninety seven dollars.

Third: I give and bequeath unto my children, Jesse Rosenfeld, Rebecca Rosenbaum, Leo Rosenfeld, May Rosenfeld and Elsie Rosenfeld, each an undivided one sixth interest in the proceeds of all policies of insurance on my life, which may be in force at the time of my death.

Fourth: I give and bequeath unto my brother, Goody Rosenfeld, and my son, Jesse Rosenfeld, an undivided one sixth interest in my said residence, Number 2345 Eutaw Place, and in the proceeds of all policies of insurance on my life which may be in force at the time of my death, in special trust and confidence to hold, manage, invest and reinvest the same from time to time, in their discretion, to collect the income thereof and pay the same over to my daughter, Uda R. Eiserman, for and during the term of her natural life and from and after the death of my said daughter, I give, devise and bequeath the Corpus of said trust, free, clear and discharged therefrom, to my children Jesse Rosenfeld, Rebecca Rosenbaum, Leo Rosenfeld, May Rosenfeld and Elsie Rosenfeld, in equal shares absolutely.

Fifth: I give and bequeath my household effects, contained in my said residence, Number 2345 Eutaw Place, to such of my

children as shall be living and unmarried at the time of my death. Sixth: I direct that my interest in the firm of Rosenfeld Brothers, trading as "New York Clothing House" shall terminate in said firm for the period of two years after my death; then I direct that said interest shall be withdrawn from said firm and paid over to my Executors hereinafter named, to be distributed by them in accordance with the provisions of the eight clause of this, my last Will and Testament, unless, in their discretion they deem it advantageous to permit said interest to remain in said firm for a longer period, in which event, I authorize them to exercise their discretion as to the time of the withdrawal of my said interest from said firm.

Seventh: I give unto my Executors hereinafter named full power and authority to sell my said residence Number 2345 Eutaw Place, if in their discretion they shall deem a sale thereof advantageous and in event of a sale of said property by my said Executors, I direct that the proceeds thereof shall stand in lieu of, and be distributed in the same manner and form in which I have hereinbefore bequeathed said property, no purchaser thereof to be bound to see to the application of the purchase money.

Eighth: all the rest and residue of my estate, I give devise and bequeath as follows to wit:

I give, devise and bequeath unto my children, Jesse Rosenfeld, Rebecca Rosenbaum, Leo Rosenfeld, May Rosenfeld and Elsie Rosenfeld, each an undivided one sixth part thereof absolutely, I give devise and bequeath the remaining one sixth part thereof unto my brother Goody Rosenfeld, and my son Jesse Rosenfeld, in special trust and confidence to hold, manage, invest and reinvest the same from time to time, in their discretion, to collect the income thereof and pay the same over to my daughter, Uda R. Eiserman, for and during the term of her natural life, and from and after the death of my said daughter, I give, devise and bequeath the Corpus of said trust, free, clear and discharged therefrom, unto my children Jesse Rosenfeld, Rebecca Rosenbaum, Leo Rosenfeld, May Rosenfeld and Elsie Rosenfeld, in equal shares absolutely.

Lastly, I nominate, constitute and appoint my brother Goody Rosenfeld, my son Jesse Rosenfeld, and my son in law Jacob Rosenbaum, of Mt. Vernon, Indiana, the survivors and survivor of them, the Executors of this, my last Will and Testament and I desire that they be excused from giving bond as such.

In Testimony whereof, I hereunto set my hand and affix my seal, this fifteenth day of March, in the year one thousand nine hundred and eleven.

Michael Rosenfeld

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

Salvin J. Dickerson 301 St Paul St.
Lewis E. Goodrich 301 St Paul St.

Baltimore City, Md

On the 4th day of August 1914, came Jesse Rosenfeld and made oath in due form of law, that he does not know of any Will or Codicil of Michael Rosenfeld, late of said City, deceased, other than the above instrument of writings, and that this Will was found among testator's private effects and retained the same to this time all parties in interest notified and that Testator departed this life on the 1st day of August 1914.

Sworn to in open Court.

Jest Howard H. Jackson

Register of Wills for Baltimore City

Baltimore City, Md

On the 4th day of August 1914, came Edwin J. Dickerson one of the subscribing witnesses to the aforesaid last Will and Testament of Michael Rosenfeld, late of said City, deceased, and made oath in due form of law, that he did see Testator sign and seal this Will that he heard him publicly pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory, understanding, and that he together with Lewis E. Goodrich the other subscribing witness thereto subscribed their names as witnesses to this Will in his presence, at his request, and in the presence of each other.

Sworn to in open Court.

Jest Howard H. Jackson

Register of Wills for Baltimore City

Baltimore City, Md

On the 7th day of August 1914, came Edwin J. Dickerson and made oath in due form of law, that he is familiar with the handwriting of Lewis E. Goodrich, one of the attesting witnesses to the last Will and Testament of Michael Rosenfeld late of said City deceased, and he verily believes that the signature of the said Lewis E. Goodrich as so written is the true and genuine signature of said Lewis E. Goodrich who is now out of State.

Sworn to in open Court.

Jest Howard H. Jackson

Register of Wills for Baltimore City

In the Orphan's Court of Baltimore City.

The Court, after having carefully examined the above last Will and Testament of Michael Rosenfeld, late of Baltimore City, deceased, and also the evidence adduced as to its validity, orders and decrees, this 4th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Michael Rosenfeld deceased.

Judge { Myer J. Block
Harry C. Sautter

State of Maryland, Baltimore City, Md

I, Howard H. Jackson, Register of Wills, and by law, keeper of the seal and of the Records, and of the Original Papers of the Orphan's

Court of Baltimore City, do hereby certify that the aforesaid is a true and full copy of the Last Will and Testament of Michael Rosenfeld, late of said City, deceased, together with the proofs and probate thereof, taken from Wills Liber 4. H. G. No 118 folio 577 re. being one of the records, filed, recorded and kept in the Office of Register of Wills for Baltimore City.

In testimony whereof, I hereunto subscribe my name and affix the seal of said Court and office this 14th day of August in the year of our Lord nineteen hundred and fourteen.

Howard H. Jackson

Register of Wills for Baltimore City

Exhibited, proved and filed on the 17th day of August 1914, same day recorded & Examined.

Jest H. J. Peach

Register of Wills for Baltimore County.

Mary A. Harris }
Last Will and }
Testament }

In the name of God Amen.

I Mary A. Harris, widow of Ephraim Harris deceased, late of Baltimore County, being of sound mind and knowing the certainties of death and the uncertainty of the time thereof and being desirous of disposing of my worldly estate, do make this my last Will and Testament, as follows:-

1. After the payment of all my just debts and funeral expenses, I give and bequeath to my three daughters, Lucretia Hyslop, Annie Deaholt and Queen L. True each the sum of one thousand dollars to be paid to them by my Executor hereinafter named, within one year after my decease.

To my grand son William Arthur Harris, I give and bequeath the sum of one thousand dollars to be paid him by my Executor hereinafter named upon his arriving at the age of twenty two years.

To my grand children Gilbert Parks, Maggie Fishbaugh and Elisha S. Creaser, children of my daughter Margaret, I give the sum of four hundred dollars each to be paid to them by my Executor within one year after my decease.

And to my grand children Ephraim Cross and Benjamin Cross children of my said daughter Margaret, I give the sum of two hundred dollars, and to my grand child Lottiel Hardie, daughter of said Margaret, I give and bequeath the sum of one hundred dollars, the said legacies to be paid by my Executor within one year after my decease.

To my grand son Harris Goodwin, son of my daughter Fannie, I give and bequeath the sum of five hundred dollars to be paid by my Executor within one year after my decease.

(2) To my son, William J. Harris, I give and devise the home farm killed to me by my husband, Ephraim Harris, the said farm to be charged with the payment of the sum of one thousand dollars for the payment of the legacies hereinbefore specified.

(3) To my grand son John Goodwin, son of my daughter Fannie, I give and devise the house and lot on the Falls Road known as the

"Blind in Place" willed to me by my late husband, the same to be charged with the sum of Two hundred dollars, for the payment of the legacies hereinbefore specified.

(4) To my son William J. Harris I give and devise the Hoffman house and lot acquired by me from my late husband & will to be held by the said William J. Harris for and during the term of his natural life and at his death I give and devise the same to my grand son William Arthur Harris absolutely.

(5) All the rest and residue of my estate I give to my grand daughters, Mary and Adela Harris, daughters of my son William J. Harris.

(6) I constitute and appoint my son William J. Harris to be executor of this my last Will and Testament and request that he serve without bond.

Witness my hand and seal this 24th day of January A. D. 1915.

Mary A. Harris

Signed, sealed, published and declared by Mary A. Harris, the testatrix above named as and for her last Will and Testament in our presence who in her presence at her request and in the presence of each other hereunto subscribe our names as witnesses to the same.

Wm J. Peach
Urban L. Linzey

Baltimore County, S. D.

On the 26th day of March 1912, came Wm J. Harris and made oath that he does not know of any Will or Codicil of Mary A. Harris, late of said County, deceased, other than the above instrument of writing and that he received the same from Register of Wills, who had same for safe keeping, on or about the 26th day of March 1912, and Testatrix did 19th day of March 1912.

Sworn to before the subscriber

Wm J. Peach
Register of Wills for Baltimore County.

Baltimore County, S. D.

On the 26th day of March 1912, came Wm J. Peach one of the subscribing witnesses to the foregoing Last Will and Testament of Mary A. Harris late of said County, deceased, and made oath that he did see the Testatrix sign and seal this Will, that he heard her publish pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding and that he together with Urban L. Linzey subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to before the subscribers

Wm J. Peach

By John Green Deputy Register of Wills for Baltimore County
Baltimore County, S. D.

On the 29th day of March 1912, came Urban L. Linzey one of the subscribing witnesses to the foregoing Last Will and Testament of Mary A. Harris, late of said County, deceased, and made oath that he did

see the Testatrix sign and seal this Will, that he heard her publicly pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Wm J. Peach, subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other. Sworn to before the subscribers.

Wm J. Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Mary A. Harris late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees this 23rd day of July 1914, that the same be admitted in this Court as the true and genuine, last Will and Testament of the said Mary A. Harris deceased.

E. Clinton Tracey
H. Seymour Pierce
Patrick Bradley

H. H. Hafer } Certified Copy of the last Will and Testament
Certified Copy } of H. H. Hafer, late Berwick Borough, Adams
Last Will and } County Pa. as recorded in the Register of Wills
Testament } office at Gettysburg, Pa.,
In the name of God Amen.

I H. H. Hafer, of Berwick Borough, Adams Co. Penna, do make this my last Will and testament.

In presence. I direct my hereafter mentioned Executors to first pay all my debts out of the moneys that shall come into their hands, and as to the balance of my estate, I will and direct, as follows.

1st. I give and bequeath unto my wife Emma Hafer the sum of Twenty Thousand Dollars, absolutely, as specified in our antinuptial Contract, to be paid to her one year after my death.

2nd. I give and devise unto my wife Emma Hafer for the term of her natural life, the house and lot of ground now known as Fredric Street in the Borough of Hanover, York Co. Pa. together with all the furniture therein, after the death of my said wife Emma Hafer I direct the surviving Executor to sell the said house and lot and furniture and divide the proceeds share and share alike among all my children.

3rd. I give and bequeath unto my son Frank H. Hafer, the sum of Ten Thousand Dollars to be paid to him in cash by my Executors within one year after my death, and I further give and bequeath unto my ^{son} Frank H. Hafer, the sum of Fifty Thousand Dollars upon the following terms and conditions: the amount he owes me and for which I have his notes is to be deducted from the said Fifty Thousand Dollars, and the balance. H. H. Hafer is to be held in trust by some good and reliable Trust Company, named by my Executors, the interest to be paid to Frank H. Hafer

during his natural life, the principal to be divided among his children after his death, and if he should die without children, then this principal to revert to my estate.

4th I give and bequeath unto my son William Hafer the sum of Ten Thousand Dollars, to be paid to him in cash by my Executors within one year after my death, and I further give and bequeath unto my son William Hafer, the sum of Fifty Thousand Dollars, upon the following terms and conditions, the amount he owes me and for which I have his notes is to be deducted from the said Fifty Thousand Dollars, and the balance is to be held in trust by some good and reliable Trust Company, named by my Executors, the interest to be paid to William Hafer, during his natural life, the principal to be divided among his children after his death, and if he should die without children then this principal to revert to my estate.

5th I give and bequeath unto my daughter Flora Belle Hafer, now Clapp the sum of Ten Thousand Dollars, to be paid to her in cash by my Executors within one year after my death, and I further give and bequeath unto my daughter Flora Belle Hafer, now Clapp the sum of Fifty Thousand Dollars, upon the following terms and conditions, the amount she owes me and for which I have her notes is to be deducted from the said Fifty Thousand Dollars and the balance is to be held in trust by some good and reliable Trust Company, named by my Executors, the interest, to be paid to Flora Belle Hafer now Clapp during her natural life, the principal to be divided among her children after her death, and if she should die without children, then this principal to revert to my estate.

6th I further direct that the interest on all the notes held by me against my children shall be calculated at four percent and also direct that the above three bequests of Fifty Thousand Dollars, each, in trust, shall be paid over by my executors to the Trust Company selected by them for the purposes within mentioned, within two years after my death.

7th I give and bequeath unto my son Warren Lavere Hafer the sum of Ten Thousand Dollars, to be paid to him when he arrives at the age of twenty one, and I further give and bequeath unto my said son Warren Lavere Hafer the sum of Fifty Thousand Dollars to be paid to him when he arrives at the age of Thirty years, this bequest of Ten Thousand Dollars to be paid over by my executors within one year after my death to some good and reliable Trust Company, selected by them, to be held by it, in trust till my said son Warren Lavere Hafer arrives at the age of W. H. Hafer, twenty one years, and the further bequest of Fifty Thousand Dollars is to be likewise paid over by my executors within two years after my death to some good and reliable Trust Company, selected by them, to be held by it in trust, till my said son Warren Lavere Hafer arrives at the age of thirty years, and I further direct that six percent shall be paid to my son Warren Lavere Hafer before he is twenty one year of age, at which age all accrued interest on both bequests

shall be paid to him and thereafter till he thirty years old the interest on the Fifty Thousand Dollars shall be paid to him semi annually.

8th I give and bequeath unto my son Louis Bernard Hafer the sum of Ten Thousand Dollars to be paid to him when he arrives at the age of twenty one and I further give and bequeath unto my said son Louis Bernard Hafer the sum of fifty thousand dollars to be paid to him when he arrives at the age of thirty years, this bequest of Ten Thousand Dollars to be paid over by my Executors within one year after my death to some good and reliable Trust Company, selected by them to be held by it in trust till my said son Louis Bernard Hafer arrives at the age of twenty one years, and the further bequest of Fifty Thousand Dollars is to be likewise paid over by my Executors within two years after my death to some good and reliable Trust Company, selected by them, to be held by it in trust till my son Louis Bernard Hafer arrives at the age of thirty years, and I further that no interest shall be paid to my son Louis Bernard Hafer before he is twenty one years of age, at which age all accrued interest on both bequests shall be paid to him and thereafter till he is thirty years old the interest on the Fifty Thousand Dollars shall be paid to him semi annually.

9th All the rest residue and remainder of my estate I give bequeath and devise unto my wife Emma Hafer for and during the term of her natural life and after her death this remainder to go to my children share and share alike, then living the children of a deceased child to have the parents share.

10th I hereby authorize, empower and direct my hereinafter named Executors to sell at public or private sale all of my real and personal estate, within three years after my death, except the Hanover Property which is not to be sold till after my wife's death, and I hereby fully authorize and empower my executors and the survivor of them, to make and execute good and sufficient deeds for the same, as well as I could if living.

11th, I further direct that within three years after my death the above mentioned residue of my estate which I have given, bequeathed and devised to my wife, Emma Hafer for life, shall be paid over by my executors to one or more good and reliable Trust Companies to be held by. W. H. Hafer. it or them in trust for her during her life, she to receive the interest thereon semi annually and upon her death the principal to go as above directed in the 9th clause.

12th, Any one or all of my heirs who shall contest or interfere with this my last will and testament and the distribution of my estate as herein directed, shall thereby render null and void any and all bequests and devises given her or him and the said bequests and devise shall revert to my estate.

13th; It is my request that some one of my children take the home property, consisting of lot no 5, my present residence in Abbotstown with stable and other outbuilding and use of alley in conjunction with lot no 6, the oldest to have the first chance

and set on down in the order of birth and which ever one takes it he or she shall have it at a valuation of six thousand Dollars.

14th I hereby appoint my wife Emma Hafer and Chas. S. Duncan, Executors of this my last Will and Testament, my wife to serve without bond and Chas. S. Duncan to give bond.

In witness whereof I have hereunto set my hand and seal this 26th day of January A.D. 1906.

W. H. Hafer

Signed, sealed, published and declared by the above W. H. Hafer, as and for his last Will and Testament in the presence of us who have hereunto subscribed our names at his request as witnesses thereto in the presence of the said testator and of each other.

A. C. Picking
Martin Kinter

Memo. Be it remembered that W. H. Hafer the said decedent died on or about the 27th day of Feb. A.D. 1905 @ 7¹⁰ o'clock of said day as per affidavit on file, the foregoing last Will and Testament of W. H. Hafer deceased was admitted to probate and Letters Testamentary were granted unto Emma Hafer and Chas. S. Duncan the Executors named in said Will after being duly qualified according to law on the 5th day of March A.D. 1905.

In witness my hand at Gettysburg Pa. the 5th day of March A.D. 1905.

D. F. Steffy
Register

Note. Chas. S. Duncan the Executor named therein having entered into bond in the sum of \$300,000.00 for the faithful performance of his duties as such Executor, By the Fidelity and Deposit Company of Maryland, as recorded in Miscellaneous Docket "B" page 81.

And will recorded in Will Book "M" page 370 in Register's Office at Gettysburg, Adams Co. Pa.

Commonwealth of Pennsylvania } S.S.
Adams County

Affidavit of Death.

Personally appeared before me D. F. Steffy, Register for the Probate of Wills and granting Letters of Administration, in and for said County, H. Lavere Hafer who upon his solemn oath doth depose and say that Warren H. Hafer late of Berwick Borough said County deceased, died on the 27th day of February A.D. 1905 at about 7¹⁰ o'clock P.M. of said day, to the best of his knowledge and belief.

Sworn and subscribed before me this 5th day of March A.D. 1905.

D. F. Steffy
Per R. F. Steffy Deputy Register

Commonwealth of Pennsylvania } S.S.
Adams County

Probate of Will

Personally came before me D. F. Steffy Register for the Probate of Wills and granting Letters of Administration, in and for the County aforesaid A. C. Picking & Martin Kinter the subscribing witnesses to the foregoing will who being duly sworn according

to law, do say that they were present, and saw and heard Warren H. Hafer the testator within named, sign, seal, publicly pronounce and declare the foregoing instrument of writing as and for his last Will and Testament, and at the time of so doing he was of sound mind, memory and understanding to the best of their knowledge and belief, and that they signed it as witnesses at his request and in his presence and in the presence of each other at the same time

Sworn and subscribed before me this 5th day of March A.D. 1905

D. F. Steffy
Per R. F. Steffy
Deputy Register

A. C. Picking
Martin Kinter

Commonwealth of Pennsylvania } S.S.
Adams County

Before me, D. F. Steffy Register for the Probate of Wills and granting letters of administration in and for said County, personally came Emma H. Hafer and Charles S. Duncan, who being qualified say that as Executors in the estate of Warren H. Hafer late of Borough of Berwick deceased, you will well and truly administer the goods and Chattels, rights and Credits of said deceased according to law, and also will diligently and faithfully regard, and well and truly comply with the provisions of the law relating to collateral inheritance.

Sworn and subscribed before me this 5th day of March A.D. 1905.

D. F. Steffy
Per R. F. Steffy
Deputy Register

Emma H. Hafer
Chas. S. Duncan

State of Pennsylvania } S.S.
County of Adams

Be it remembered, that on the 5th day of March A.D. 1905, before me, D. F. Steffy Register of Wills for the 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 of W. H. Hafer, deceased, late of Berwick Borough County aforesaid be duly admitted to probate and filed of record in the office of the Register of Wills of the said County.

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

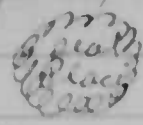
D. F. Steffy
Per R. F. Steffy
Deputy Register

Commonwealth of Pennsylvania } S.S.
County of Adams

I, E. H. Berkheimer, Register for the probate of Wills and granting Letters of administration in and for the County and State aforesaid, do hereby certify that the foregoing is a true and correct Copy of the last Will and Testament together with the Probate thereof of Warren H. Hafer, late of Berwick Borough Adams County, Pa. as taken from and

compared with the original remaining on file in the Register's office of Adams County, Pennsylvania.

In Testimony whereof, I have hereunto set my hand and affixed the seal of Office this 15th day of June, A.D. 1914.



E. H. Berkheimer
Register of Wills

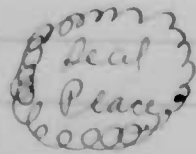
I, S. McC. Swope, President Judge of the 51st Judicial District, composed of the Counties of Adams & Fulton, do certify that E. H. Berkheimer, by whom the annexed record, certificate and attestation were made and given, and who, in his own proper handwriting, thereunto subscribed his name and affixed the seal of the Register's office of said County, was at the time of so doing and now is Register of Wills in and for said County of Adams in the Commonwealth of Pennsylvania, duly commissioned and qualified, to all of whose acts, as such, full faith and credits are and ought to be given, as well in Courts of Judicature as elsewhere and that the said record, certificate and attestation are in due form of law and made by the proper officer.

S. McC. Swope
President Judge

Commonwealth of Pennsylvania County of Adams S. D.

I, J. Marshall Melring, Prothonotary of the Court of Common Pleas, in and for said County do certify that the Honorable S. McC. Swope, by whom the foregoing attestation was made, and who has thereunto subscribed his name, was at the time of the making thereof, and still is President Judge of the Court of Common Pleas, Orphans Court and Court of Quarter Sessions, of the Peace in and for said County, duly commissioned and qualified, to all whose acts, as such, full faith and credits and ought to be given, as well in Courts of Judicature as elsewhere.

In Testimony I have hereunto set my hand and affixed the seal of said Court, this 15th day of June A.D. 1914.



J. Marshall Melring
Prothonotary

Exhibited, proved and filed on the 15th day of August 1914, same day recorded & Examined.

Test J. Peach
Register of Wills for Baltimore County.

~~Mathias Lindner } I, Mathias Lindner, of Baltimore County, in
Last Will and } the State of Maryland, being of sound and dis-
Testament } posing mind, memory and understanding,
do make, publish and declare this to be my last
Will and Testament.~~

~~After the payment of my just debts and funeral expenses, I give, devise and bequeath all my property real, personal and mixed unto my daughter, Halburga Bitzelberger, absolutely.~~

~~I hereby constitute and appoint my daughter, Halburga Bitzelberger, to be the executrix of this my last Will and Testament and it is my wish that no bond or surety be required of her as such.~~

Mathias Lindner } I, Mathias Lindner, of Baltimore County, in the
Last Will and } State of Maryland, being of sound and disposing
Testament } mind, memory and understanding, do make,
publish and declare this to be my Last Will and Testa-
ment.

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

I hereby constitute and appoint my daughter, Halburga Bitzelberger, to be the executrix of this my Last Will and Testament and it is my wish that no bond or surety be required of her as such.

In Testimony whereof, I have hereunto set my hand and affix my seal this first day of August, 1914.

Mathias Lindner

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

Nicholas J. Pfeifer
Charles Borw
Emil R. Denhard.

Baltimore County S. D.

On the 20th day of August 1914, came Halburga Bitzelberger and made oath that she does not know of any Will or Codicil of Mathias Lindner, late of said County, deceased, other than the above instrument of Writing, and that she received the same from Testator at the time of execution on or about the 1st day of August 1914, and Testator died 3rd day of August 1914.

Sworn to in open Court.

Test. J. Peach

Register of Wills for Baltimore County.

Baltimore County, S. D.

On the 20th day of August 1914, came Nicholas J. Pfeifer, Charles Borw and Emil R. Denhard, subscribing witnesses to the foregoing Last Will and Testament of Mathias Lindner, late of said County deceased, and made oath that they did see the Testator 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 his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County

The Court, after having carefully examined the above last Will and Testament of Mathias Lindner late of Baltimore County deceased, and also the evidence adduced as to its validity, Orders and Decrees

this 20th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Matthias Lindner deceased.

E. Clinton Tracey
H. Seymour Pierce
Patrick Bradley.

Chas L. Hall } This is the last Will and Testament of Charles L.
Last Will and } Hall of Baltimore City Md.
Testament } I give, devise and bequeath to my wife Anna B
Hall all my estate and property of every descrip-
tion and where so ever situate, and constitute her sole executrix
without bond.

Witness my hand this 20th day of January 1909.
Chas L. Hall

J. C. Hoode }
H. C. Roberts } Witnesses
C. F. Kerchner }

I suggest to my wife that she take the advice of C. F. Kerchner
and Alfred S. Miles as to investments and anything else that
pertains to my estate

Chas L. Hall

It is my further wish that my wife will that portion of her
estate that will ultimately come to my daughter Helen M.
in trust to her, The Safe Deposit & Trust Co. to be her trustee
Chas L. Hall.

Balto Jan'y 13. 1910
Baltimore County S. D.

On the 18th day of August 1914 came Anna B. Hall and made
oath she does not know of any Will or Codicil of Chas L. Hall late
of said County, deceased, other than the above instrument of
writing and that she found the same among the private papers
of the testator on or about the 18th day of August 1914, and Testator
died 14th day of August 1914.

Sworn to before the subscriber

Jm J. Peach,
Register of Wills for Baltimore County

Baltimore County S. D.

On the 19th day of August 1914, came C. F. Kerchner and H. C. Roberts
and on the 20th day of August 1914, came J. C. Hoode, subscribing witnes-
ses to the foregoing Last Will and Testament of Chas L. Hall, late of
said County, deceased, and made oath that they did see the Testa-
tor sign and seal this Will, that they heard him publicly pro-
nounce 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 appre-
hension of sound and disposing mind, memory and understanding
and that they subscribed their names as witnesses to this Will
in his presence at his request, and in the presence of each
other. Sworn to in open Court

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

In the orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will
and Testament of Chas L. Hall, late of Baltimore County, deceased,
and also the evidence adduced as to its validity, orders and Decrees
this 20th day of August 1914, that the same be admitted in this Court
as the true and genuine last Will and Testament of the said Chas
L. Hall, deceased.

E. Clinton Tracey
H. Seymour Pierce
Patrick Bradley.

Conrad F. Stadlander } In the name of God Amen.
Last Will and } Testament } In Conrad F. Stadlander, of the County of
Baltimore in the State of Maryland, being
of sound and disposing mind, memory and
understanding, do hereby declare this to be my last Will and Testa-
ment, hereby revoking all former Wills.

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

First: I bequeath unto William Stadlander, the sum of one
dollar, absolutely.

Second: I bequeath unto Hilda Stadlander, the sum of one
dollar, absolutely.

All the rest and residue of my estate I give, devise and bequeath
unto Julia Spencer, nee Stadlander, absolutely.

Lastly, I hereby constitute and appoint the said Julia Spencer to
be the Executrix of this my last Will and Testament, and it is my
wish that bond or surety be required as her as such.

In Testimony whereof, I have hereunto subscribed my name and
affixed my seal this 22nd day of February, in the year nineteen
hundred and thirteen

Conrad F. Stadlander

Signed, sealed, published and declared, by the above named Testator,
Conrad F. Stadlander, 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.

Emma Despermann
Margareth C. Zimmerman
Emil R. Denhard.

Baltimore County S. D.

On the 20th day of August 1914, came Julia Spencer and made oath
that she does not know of any Will or Codicil of Conrad F. Stadlan-
der late of said County, deceased, other than the above instrument
of writing and that she found the same among papers of dec'd on
or about the 6th day of August 1914, and Testator died 3rd day of August 1914.
Sworn to in open Court.

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

Exhibited, proved and filed on the 20th day of August 1914, same day recorded & Examined.

Test: J. P. Beach.

Register of Wills for Baltimore County.

John C. O'Donnell } I, John C. O'Donnell, of the City of Baltimore in
Last Will and } the State of Maryland, do hereby make pub-
Testament } lish and declare this as and for my Last Will
and Testament, intending hereby to dispose
of all my estate, real and personal, which at the time of my death
shall belong to me or be subject to my disposal by Will or by the
exercise of any power of appointment.

First: I hereby revoke, cancel and annul all Wills and Codicils
thereto by me at any time heretofore made.

Second: I direct that all my just debts, funeral expenses and
testamentary charges be paid by my Executors as soon as con-
veniently may be after my decease.

Third: Whereas, by a certain deed of trust dated July first, one
thousand eight hundred and ninety two, between John C.
O'Donnell party of the first part and Adrian Iselin, Junior,
and Columbus O'Donnell Iselin, parties of the second part I
have assigned, transferred and set over to the said Adrian
Iselin, Junior, and Columbus O'Donnell Iselin certain bonds and
securities therein more fully described, to be held upon the trusts
and for the uses and purposes and with the limitations therein
set forth and contained, and whereas, in and by said deed of trust
I have reserved to myself the right and power, by my Last Will and
Testament to appoint and direct as to the disposition of the in-
come and Capital of the property so held in trust thereunder, now
therefore, in exercise of such right and power, I appoint and
direct the payment to my widow Julia E. O'Donnell, from the time
of my death and during her life, of the entire current net in-
come of the property embraced in the said trust, and I direct the
Trustee or Trustee for the time being under said trust, to make
such payment in accordance with such appointment, and
upon the death of the said Julia E. O'Donnell, I appoint the Capital
of said trust estate, to be taken and amongst my lawful issue
me surviving, in equal shares per stirpes and not per capita,
and I direct the said Trustee to deliver over the Capital of said trust
estate in accordance with the above appointment to my said law-
ful issue me surviving, in equal shares, per stirpes and not per
capita.

Fourth: All the net residue and remainder of my estate, real
and personal whatsoever and wheresoever situated, I give, devise
and bequeath to my Executors hereinafter named or such of them as
shall qualify, and to the survivors of them and their successors and
successors, in trust to invest and reinvest the same, and to collect
and receive the rents, issues, income and profits thereof and to
pay over the net income thereof to my widow Julia E. O'Donnell during

her life, and on her death to divide my said residuary estate into
as many shares as shall be equal to the number of my children
living at the time of my decease, and of my children who may have
died before me leaving lawful issue me surviving. To the issue of
each of my said children so dying before me, I give one of such
shares, to be divided among them equally per stirpes and not per
capita, and I direct my Executors to convey, pay over and transfer
the same accordingly, and as to the remaining shares, I direct
my said Executors to hold one of such shares, in trust for the benefit
of each of my children who shall survive me, to invest and reinvest
the same, and to collect and receive the rents, issues, income and
profits thereof and to pay over the net income thereof to such child
during his or her life, and on his or her death I give, devise and bequeath
the fund or property then held in trust or such child to such person
or persons or corporations as he or she shall designate and appoint by
Last Will and Testament, or an instrument in the nature thereof,
and I direct my said Executors and Trustees to transfer pay over
and convey such property accordingly and in default of such appoint-
ment I give, devise and bequeath such property to such child's heirs
at law, to be determined at the death of such child under the laws
of the State of Maryland.

Fifth: I authorize my said Trustees in their discretion, to make
advances from time to time out of the principal of any trust fund
to the beneficiary of the income thereof, even to the whole amount
of such principal so held for such beneficiary provided that, in
the judgment of my Trustees, such advances shall be necessary
for the support and reasonable comfort of such beneficiaries.

Sixth: I nominate, constitute and appoint Adrian Iselin (form-
erly Adrian Iselin Junior) of the Borough of Manhattan and City
of New York, his son, Ernest Iselin and his nephew Lewis Iselin,
and such of them as shall qualify, and the survivors and survivor
of them, the Executors of this my Last Will and Trustees of the trusts
hereby created, and I empower them and the survivors and survivor
of them and their successors, in their discretion, to sell and con-
vey in fee simple, on such terms and in such manner as to
them may seem proper any real property, belonging to my resi-
duary estate, and also to partition any property owned by me,
or in which I have any interest it being my intention that where
trust property of any kind is sold or otherwise converted by such
Executors or Trustees, the proceeds shall stand in the place of the
property so sold and converted and belonging to the said Trust.

I also empower my said Executors and Trustees, and the survi-
vors of them and their successors, in their discretion, to borrow
money upon the security of any or all real or personal property,
or both belonging to my estate, upon such terms as they may
deem proper and for such purpose to execute and deliver such
bonds and mortgages, or other instruments as they may deem
proper, for such amounts and containing such covenants, condi-
tions and provision as they may approve.

and I also empower my said Trustees to lease, for any term of years, not exceeding twenty one, commencing in possession, but with the privilege for renewal terms, each not exceeding twenty one years any real property at any time belonging to my estate.

And I further provide in regard to the Character of investments of any funds which may belong to my estate, that my said Executors or Trustees shall not, restricted merely to the ordinary and legal mode of investments of trust funds, but may, in their discretion make investment and reinvestments of or on account of any trust funds, or other funds belonging to my estate, in such property or securities, real or personal whatsoever and wheresoever situated, as they may deem for the best interests of my estate and I also authorize them to retain any property or securities owned by me at the time of my death and direct that they shall not be responsible for any loss happening through errors in judgment, or for pouring in receipts or acquittances merely for conformity, nor shall any of them be responsible for the acts or omissions of the other or others or of any Clerk or agent employed by them in the care and management of my estate, or of any of the trusts created by this my will, but each shall be accountable only for his own wilful default or neglect, and any of my Executors or Trustees may empower any other or others to act for them in his Capacity as such Executor or Trustee and my said Executors and Trustees shall be under no obligation to reserve any part of the income of any fund belonging to my Estate whether held in trust or not, for the purpose of forming a sinking fund to provide for the diminution in value of any securities whether originally belonging to any trust fund created by my Will or purchased by my said Trustee.

I also empower my Executors or Trustees to make any repairs alterations or improvements by the erection of buildings or otherwise, that they may deem necessary or expedient of or upon any real property which may at any time, be held in trust by them under any of the provisions of this my will, and they shall in every case in which a question may arise determine whether Cost of such repairs, alterations or improvements shall be charged against Capital or income, or in what proportion it shall be borne by both, and their decision or action in that respect shall be binding and conclusive upon all parties in interest.

All powers herein conferred upon my Executors, as such, shall belong to and may be exercised by them as Trustees under this my Will, and by their successors, from time to time, acting as Trustees of any of said trusts.

I also provide that any Trustee of any of the trusts hereinbefore created may resign and be discharged from such Trusteeship, at any time, by deed in favor of his Co-trustee or Co-trustees, and upon accounting to him or them, or to any proper Court in respect of the trust estate.

The Trustee so resigning shall be entitled to commissions for receiving the trust estate, but not for paying and transferring

it upon his resignation, and I further provide that as often as the number of my Executors or Trustees of any of the trusts hereinbefore created shall, by reason of death resignation or otherwise, be less than three, it shall be the duty of the remaining Executor or Executors, Trustee or Trustee, to fill such vacancy or vacancies, by appointing one or more other suitable person or persons or a trust Company for that purpose, which appointment, and the acceptance thereof may be effectually made by a deed or deeds, duly executed for such purpose, such instrument of appointment and acceptance shall be duly acknowledged or proved in order to entitle them to be recorded, and the person or persons or trust Company so appointed shall be vested with the same estate, right, title, interest and powers (including the power of appointment) discretion and control as Executor or as Trustee, as if he or it had been appointed in this my will by name.

No bond or other security shall be required of any person or corporation, at any time acting as Executor of this my will, or as Trustee of any of the trust estates hereinbefore created, unless such Trustee shall have been appointed by the Court.

In witness whereof, I have hereunto set my hand and seal this twenty seventh day of June in the year of our said nation hundred and ten.

John C. O'Donnell

Signed, sealed, published and declared by John C. O'Donnell, the abovenamed testator, as and for his last Will and Testament, in our presence who at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses, the day and year last above written.

Sally P. Dwight
La Tour de Peily, Switzerland
Helen Carter Leidy
La Tour de Peily, Switzerland
John F. Patterson
74 Grand'rue, Montreux, Switzerland

Confederation of Switzerland
Canton of Vaud
City of Vevey
Consular Agency of the
United States of America
S. S.
In this twenty seventh day of June in the year one thousand nine hundred and ten before me Theodore F. Dwight, Consular Agent of the United States of America at Vevey, Switzerland, residing therein, duly Commissioned and qualified, personally appeared John C. O'Donnell Sally P. Dwight, Helen Carter Leidy and John F. Patterson, severally to me known, who in my presence and in the presence of each other signed the Will hereto attached, the said John C. O'Donnell having first apposed his signature and declared that he executed the instrument as and for his last Will and Testament.

In witness whereof I hereunto set my hand and affix the seal of the Consular Agency of the United States of America at Neuchâtel the day and year last above written.



Not Service No. 145
#2 - fr 10.40

American
Consular Service
#2 Stamp

Theodore F. Dwight
Consular Agent of the United States of America
at Neuchâtel Switzerland

Consular Agency
United States of America
27 June 1910
Neuchâtel Switzerland

Baltimore County, S. D.

On the 4th day of August 1914, came Allen Macsherry and made oath he does not know of any will or codicil of John C. O'Donnell late of said County, deceased, other than the above instrument of writing, and that he received the same from A. Deelin & Co of New York City on or about the 24th day of July 1914, and Testator died 18th day of July 1914.

Wm J. Beach

Register of Wills for Baltimore County.

Baltimore County, S. D.

On the 21st day of August 1914, came Adrian Deelin, Ernest Deelin and Lewis Deelin, and made oath that they are familiar with the signature and handwriting of John C. O'Donnell, deceased, and they each make oath that the signature of the Testator attached to the Will is his true and genuine signature to the best of their knowledge and belief, and they also make oath that Sally P. Dwight, Helen Carter Leidy and John F. Patterson, (all of Switzerland) witnesses to the foregoing Will are out of the jurisdiction of the Orphan's Court of Baltimore County, and that their attendance cannot at this time be had.

Wm J. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of John C. O'Donnell, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 25th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said John C. O'Donnell deceased.

Ed. Clinton Tracey
H. Seymour Pierson

Elizabeth C. Gellott } I, Elizabeth Coleman Gellott, of Baltimore
Last Will and } County, in the State of Maryland, being in
Testament } good health, and of sound mind, make and
} declare this my last will and Testament in
} manner and form following that is to say.

I give, devise and bequeath to my dear sister, Alice Elizabeth Gellott, with whom I now reside, and having joint property with me, the entire property, both real and personal of which I may be possessed at the time of my death, and I also appoint her my said sister my Executrix, to administer my estate.

In testimony whereof, I have hereto set my hand and affixed my seal this 3rd day of July 1896.

Elizabeth C. Gellott

Signed, sealed, published and declared, by Elizabeth C. Gellott, the above named testatrix, as and for her last Will and Testament, in the presence of her, and in the presence of each other, at her request, we hereby sign our names as witnesses to her signature thereto.

Edmund L. F. Hardcastle
Margaret F. Hardcastle.

Baltimore County, S. D.

On the 17th day of August 1914, came Margaret F. Hardcastle and made oath she does not know of any Will or Codicil of Elizabeth C. Gellott, late of said County, deceased, other than the above instrument of writing, and that she found the same among private papers of the Testatrix, on or about the 5th day of August 1914, and Testatrix died 2nd day of August 1914.

Wm J. Beach

Register of Wills for Baltimore County.

Baltimore County, S. D.

On the 17th day of August 1914, came Margaret F. Hardcastle one of the subscribing witnesses to the foregoing Last Will and Testament of Elizabeth C. Gellott, late of said County, deceased, and made oath that she did see the Testatrix sign and seal this Will, that she heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of her apprehension of sound and disposing mind, memory and understanding and that she together with Edmund L. F. Hardcastle, who is now deceased, subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other, and she further made oath that she is familiar with the handwriting of said Edmund L. F. Hardcastle that the signature attached to said will as witness is the true and genuine signature of the said Edmund L. F. Hardcastle and that he is now deceased.

Wm J. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Elizabeth C. Gellott, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 18th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament

of the said Elizabeth C. Yellott, deceased.

E. Clinton Tracey
H. Seymour Piersol
Patrick Bradley

Colbert J. Woodland } Balt. Md. June 1st 1914.
Last Will and } I, Colbert J. Woodland, in sound and sane
Testament } mind of Catonsville, Balto. Co. Md. do hereby
make and declare my will.

After my funeral expenses and other personal debts are paid from my life insurance, I desire and request \$235.00 paid to W. M. Burkett (\$200.00 Judgment) (\$35.00 open account) \$150.00 to the 1st Natl Bank of Catonsville Md. (for note \$50.00)

To my mother Sarah J. Woodland, lot and Dwelling 71 Hunters Ave. Catons. Md., during her life, and at her death to be equally divided among my two sisters Carrie Holland (Mrs) Mary Potts, Mrs and Brother, Chas. C. Woodland.

To each of my nephews and nieces namely Philip, Frances, Jerome, Holland Mayone, Mable Potts and Chas. C. Woodland Jr. Two shares of stock each in the Catonsville Co. operative association.

To my brother Chas. C. Woodland my interest in the Phila property, 1211-1209 Lombard St Phila, Pa.

To my sister Carrie Holland, all of my interest in the property 77 Hunters Ave. Catonsville Md.

To my sister Mary Woodland small lot facing on Lecwood Ave. Catonsville, Md.

To my faithful wife Maie Woodland my interest in the property Edmondson Ave. property Catonsville, and lot corner Lecwood Ave and Hunters Ave Catonsville and all of my household and personal property, and the remainder of the shares of stock in the Catonsville Co. operative association, and the remainder and all accounts due me to my wife, and my interest in property Riggs Ave Balto.

I hereby appoint my brother Chas. C. Woodland, administrator without bond.

Signed and Sealed this 1st day of June nineteen hundred and fourteen.

Colbert J. Woodland
Witnesses { Jesse L. Nicholas
Mary B. Adams

Baltimore County, Md.

On the 25th day of June 1914, came Aubrey Pearce Jr. and made oath he does not know of any Will or Codicil of Colbert J. Woodland late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Joseph S. England on or about the 24th day of June 1914, and Testator died 8th day of June 1914 Sworn to before the subscriber

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

Baltimore County, Md.

On the 25th day of August 1914, came Jesse L. Nicholas one of the subscribing witnesses to the foregoing Last Will and Testament of Colbert J. Woodland, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Mary B. Adams, who is out of the State of Maryland subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, and he further made oath that he is familiar with the handwriting and signature of the said Mary B. Adams. Sworn to in open Court.

J. W. J. Beach

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Colbert J. Woodland, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 25th day of August 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Colbert J. Woodland deceased.

E. Clinton Tracey
H. Seymour Piersol

Mary Bertha Carr } Last Will and Testament of Mary Bertha Carr.
Last Will and } I, Mary Bertha Carr, wife of H. Williamson
Testament and Codicil } Carr of Baltimore City and 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, that is to say.

Item 1. I direct that all my debts, funeral expenses, doctor's bills and all costs connected with the administration of my estate shall be paid by my executor hereinafter named, out of my estate.

Item 2. I give and bequeath unto my Cousin, Clarence Reeder of Baltimore City, the following articles which belonged to my grandmother, to wit: the table with the marble top, two China Comports with old Champagne glasses, six old goblets, two old decanters and one pair of old hand irons, and I also give to him a silver cake dish which was one of my wedding presents.

Item 3. I give and bequeath unto Mary Bertha Heatley, my God child, daughter of William F. and Theresa M. Heatley of Baltimore City, the following: Two hundred dollars (\$200.00) in cash, my gold ring set with a ruby and diamonds, my watch with black enamel, set with a diamond, which belonged to my mother; the long gold watch which was a gift from my father; my gold and amethyst rosary, the oil painting of Dufregere's "Madonna and Child"; the picture of myself when an infant; my gold ring set with

with diamonds and sapphire opera glasses; also my brush and comb, hand glasses, powder box, two pin trays, jewelry box, nail scissors and file, and all other small articles of silver, which I was accustomed to keep on my dresser, and one marble statue of "The Blessed Mother".

Item 4. I give and bequeath unto Maggie Campbell, daughter of George Campbell of Baltimore City, a friend and distant relative, my gold ring set with opal and diamonds.

Item 5. I give and bequeath unto the oldest living daughter of Wallace Lannahan of Baltimore City, if he shall be married and have a daughter at the time of my death, my gold heart set with pearls and with a diamonds in the centre.

Item 6. I give and bequeath unto Reverend Father Lawrence J. McNamara of Baltimore City, pastor of Saint Bridget's Roman Catholic Church, the sum of two thousand dollars (\$2000.00) in cash, individually and absolutely, as a token of my appreciation of his fidelity as a friend and adviser; also give to him the sum of two hundred dollars (\$200.00) in cash for Masses to be said by him for the repose of my soul, in accordance with the faith of the Roman Catholic Church.

Item 7. I give and bequeath unto the Sisters of The Bon Secour for the care of the sick of the City of Baltimore, the sum of five hundred dollars (\$500.00) in cash.

Item 8. I give and bequeath unto St. Williamson Carr, in trust, for the use and benefit of Bettie St. Carr, for and during the term of her natural life, the sum of Five thousand dollars (\$5000.00), the same to be invested and the income therefrom paid over to said Bettie St. Carr during her life, and after the death of said Bettie St. Carr, I give and bequeath the same unto my husband, St. Williamson Carr.

Item 9. I give and bequeath unto Robert St. Carr, brother of my husband, the sum of five thousand dollars (\$5000.00) in cash absolutely.

Item 10. All the rest and residue of my estate, of every kind and description, whether real, personal or mixed, and wheresoever situated, of which I may die possessed or entitled to, I give, devise and bequeath unto my said husband, St. Williamson Carr, absolutely and forever, to do with and dispose of as he may desire.

Should any of the above named beneficiaries of my estate die before me, then the gift, legacy, bequest and devise herein made to such beneficiary, shall lapse and the same shall revert to my estate in the same manner as if said beneficiary had never existed.

The cash legacies herein provided for shall, in the event that there is not enough cash on hand at the time of my death to pay them, come out of the sale of that portion of my estate which would be most available and entail the least, if any, loss.

I nominate, constitute and appoint my said husband, St. Williamson Carr, to be the Executor of this my last Will and Testament, and I excuse him from the necessity of giving a bond.

In witness whereof, I hereunto subscribe my name and affix my seal this third day of December, in the year one thousand nine

hundred and twelve (1912).

Mary Bertha Carr.

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.

Henry T. Daly

Address 201 St Paul St.

Edward P. Crummer

Address 217 St Paul St.

Baltimore County, Md.

On the 3^d day of September 1914, came Henry T. Daly and Edward P. Crummer, subscribing witnesses to the foregoing Last Will and Testament of Mary Bertha Carr, late of said County, deceased, and made oath that they did see the Testatrix 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 her so doing she was to the best of their apprehensions of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request and in the presence of each other.

Sworn to before the subscriber

Wm. G. Peach

Register of Wills for Baltimore County.
Codicil

I, Mary Bertha Carr, have heretofore made my Will, dated the third day of December, in the year 1912, which said Will I now desire to alter as hereinafter expressed; now therefore I declare this to be the first Codicil to my said Will as follows, to wit:

1. I hereby revoke the bequest of two thousand (\$2000.00) dollars in Item VI. of said Will bequeathing unto Reverend Father Lawrence J. McNamara of Baltimore City, Pastor of Saint Bridget's Roman Catholic Church; and I confirm the gift in said Item VI. to him of \$200.00 in cash for masses to be said for the repose of my soul, in accordance with the faith of the Roman Catholic Church.

2. I give and bequeath unto my friend, Maggie Campbell mentioned in Item IV. of said Will, one large and two small round breastpens set with diamonds, received by me from my mother.

3. In all other respect I confirm my aforesaid Will.

In testimony whereof, I have hereunto subscribed my name and affixed my seal this Twenty first day of October, 1913.

Bertha R. Carr

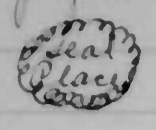
Signed, sealed, published and declared by the above named testator as and for her first Codicil to her last Will and Testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

William St. Carr

Address 626 1/2 Rowthorn Rd.

Theresa S. Craft, address Buckeye Street 712

Sworn to before me this 7th day of March 1914.



Elizabeth A. Parker
Notary Public

Baltimore County, S. C.

On the 3rd day of September 1914, came William H. Carr, Theresa S. Graff and Elizabeth A. Parker, subscribing witnesses to the foregoing Codicil to the Last Will and Testament of Mary Bertha R. Carr, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Codicil, that they heard her publish, pronounce and declare the same to be a Codicil to her Last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Codicil in her presence at her request, and in the presence of each other.

Sworn to before the subscribers

J. J. Peach

Register of Wills for Baltimore County.

Baltimore County, S. C.

On the 3rd day of September 1914, came W. H. Williams Carr and made oath he does not know of any Will or Codicil of Mary Bertha R. Carr, late of said County deceased, other than the above instruments of writing, and that he received the Will from the Register of Wills for Baltimore City who had same for safe keeping and found the Codicil among private papers of deceased, on or about the 31st day of August 1914, and Testatrix died 27th day of August 1914.

Sworn to before the subscribers

J. J. Peach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Mary Bertha Carr, late of Baltimore County deceased, together with the Codicil thereto attached, and also the evidence adduced as to its validity, orders and Decrees, this 3rd day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament and Codicil of the said Mary Bertha Carr deceased.

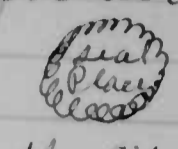
E. Clinton Tracy
H. Seymour Piersol
Patrick Bradley.

Elizabeth Culver Hazard
Certified Copy Last Will
and Testament

United States of America
State of New York.
by Mitchell May, Secretary of State
and Custodian of the Great Seal thereof.

It is hereby certified, that Carey D. Davis was, on the day of the date of the annexed Certificate Surrogate of the County of Cattaraugus in said State, and duly authorized to grant the same, that the same is in due form and executed by the proper officers;

that the signature to said Certificate is the signature of said Surrogate, and the seal affixed thereto is the seal of the Surrogate's Court of said County, the same being a Court of record, and said signature and seal are genuine, and that full faith and credit may and ought to be given to his official acts.



In Testimony whereof the Great seal of the State is hereunto affixed
At witness my hand at the City of Albany, the fifth day of September in the year of our Lord one thousand nine hundred and fourteen.

Jose E. Pidgeon

Second Deputy Secretary of State.

To the Surrogate of the County of Cattaraugus

The petition of William H. Hazard of the City of Salamanca in the County of Cattaraugus, respectfully shows that Elizabeth Culver Hazard, late of the City of Salamanca in said County of Cattaraugus deceased, died in Buffalo N. Y. on or about the 5th day of February in the year of our Lord one thousand nine hundred and fourteen, being at that time an inhabitant of the County of Cattaraugus, that she died leaving a last Will and Testament which is now produced in the Surrogate's Court of the County, which bears date the 27th day of July in the year of our Lord one thousand nine hundred and seven, and by which said last Will and Testament, the said deceased nominated and appointed your petitioner Executor thereof, that the said deceased, died possessed of real and personal estate in the said County of Cattaraugus; and that the following named persons are all the heirs at law and next of kin of the said deceased, and all the persons in being who would take an interest in any portion of the property of said deceased, and their respective ages and places of residence, with their respective relationships or nature of their interest are as follows, viz:

Name	Relationship or interest	Age	place of Residence
Robert Culver Hazard	son	5	Salamanca N. Y.
William H. Hazard	husband	full	Salamanca N. Y.

Your petitioner further shows that said infant has no general guardian and that he reside with petitioner in Salamanca N. Y. your petitioner further shows that the real property of said deceased will exceed in value the sum of ten thousand dollars and that the personal property of said deceased will exceed in value the sum of ten thousand dollars.

Your petitioner further shows that no previous application has ever been made for probate of said Will

Your petitioner further shows that he is desirous of having the Will admitted to probate, and of having letters testamentary granted thereon and also, of having the said Will proved and recorded according to law as a will of real and personal estate, and therefore pray that the same may be so proved and recorded as aforesaid, and that the persons named ^{above} may be cited to attend the probate thereof, and that all such process and proceeding may be had and taken therefor

that purpose, as are just and proper, and as the law may require
And your petitioners will ever pray, etc.

William H. Hazard

Postoffice address, Salamanca, N. Y.

State of New York } S. S.
County of Cattaraugus }

William H. Hazard being duly sworn says he
is the petitioner within named that he has
read the foregoing petition signed by him and knows the contents
thereof, and that the same is true of his own knowledge, except
as to the matters therein stated to be alleged on information and
belief, and as to those matters he believes it to be true

Subscribed and
sworn to this 14th day of
Feb'y 1914, before me.

William H. Hazard.

Charles E. Congdon
Notary Public

State of New York } S. S.
County of Cattaraugus }

William H. Hazard of the age of twenty one
year and upwards, and a Citizen of the United
States, do swear and declare that I will well, honestly and faith-
fully discharge the duty of of Executor of the last Will and Testa-
ment of Elizabeth Culver Hazard deceased, according to law.

Subscribed and sworn to this
14th day of Feb'y 1914, before me.

William H. Hazard

Charles E. Congdon
Notary Public

The People of the State of New York, By the Grace of God, Free and
Independent. To.

Robert Culver Hazard Salamanca, N. Y.

George H. Ansley Salamanca, N. Y.

heirs at law and next of kin of Elizabeth Culver Hazard late of the
City of Salamanca, in the County of Cattaraugus, deceased,

Greeting you and each of you are hereby cited and required to be
and appear personally before our Surrogate of Cattaraugus County, at
his office in Salamanca, N. Y. in said County, on the 23rd day of February
1914, at 11 o'clock in the forenoon of that day, to attend the proof and pro-
bate of the Last Will and Testament of said deceased, which bears
date July 27th 1907 and which relates to both real and personal
estate, and is presented for proof by William H. Hazard, Executor
therein named, and herein fail not, and those of you who are under
age of twenty one years are required to appear by your guardian if
you have one, if you have none, that you appear and apply for one
to be appointed, or in the event of your neglect or failure to do so, a
guardian will be appointed by the Surrogate to represent and act
for you in these proceedings.



In testimony whereof, we have caused the seal
of office of our said Surrogate to be hereunto fixed
Witness, Carey D. Davis Surrogate of said County of Cattaraugus
at Salamanca, the 17th day of February in the year of our Lord
one thousand nine hundred and fourteen. Carey D. Davis
Surrogate

In the within Matter

It appearing from the petition in this proceeding that Robert Culver
Hazard is a necessary party to said proceeding and is an infant
under the age of fourteen years,

It is hereby ordered that this Citation be served upon George H.
Ansley, Esq. who is hereby designated as a proper person upon whom
Citation herein shall be served for and on behalf of said infant, and
service of Citation herein shall not be complete until service be made
in accordance with this order.

Dated at Salamanca, N. Y. February 14th, 1914.

Carey D. Davis

Surrogate's Court, Cattaraugus County
In the Matter of the Estate
of

Elizabeth Culver Hazard deceased.

Charles E. Congdon, being duly
sworn, doth depose and say that
he is over twenty one years of

age, that he served the annexed citation on Robert Culver Hazard
therein named, on the 14th day of February, 1914, that said Robert Culver
Hazard is an infant five years of age, that such service was made
by delivering to and leaving with William H. Hazard personally, at
his residence in the City of Salamanca, in said County, a true copy of
said Citation on behalf of the said Robert Culver Hazard, that the
said William H. Hazard is the father of said Robert Culver Hazard
and the said Robert Culver Hazard resides with the said William H. Hazard at the place aforesaid, that
deponent also served a copy of said Citation and of the order thereon
endorsed on behalf of the said Robert Culver Hazard, upon George H.
Ansley Esq. named in said order and Citation at the City of Sala-
manca, N. Y. on the said 14th day of February 1914, that deponent per-
sonally knew the persons so served to be the same persons men-
tioned in said Citation and order and to whom the same is directed.
Sworn to before me this 17th day of February 1914.

Ruth D. Green

Charles E. Congdon

Clerk of the Surrogate's Court

at a Surrogate's Court, held in and for the County of Cattaraugus,
at the Surrogate's office in Salamanca on the 17th day of February
A. D. 1914.

Present, Carey D. Davis

Surrogate

In the matter of the Probate of the Last Will
and Testament of

Elizabeth Culver Hazard deceased

On reading and fil-
ing the petition of
William H. Hazard

Executor named in the last Will and Testament of Elizabeth
Culver Hazard, late of the City of Salamanca, deceased, propound-
ing the said last Will for probate, and on hearing satisfactory
proofs as to the names and residences of the heirs and next of kin
of said deceased.

It is ordered that a Citation issue to the proper persons, requiring
them to appear in this Court on the 23rd day of February, A. D. 1914 at

11 o'clock in the forenoon of that day, to attend the Probate of said Will.

Carey D. Davis
Surrogate

In the same Matter, Present, Carey D. Davis, Surrogate

At a Surrogate's Court held on the 23 day of February, A.D. 1914, it appearing from the petition herein that Robert Culver Hazard, heir and next of kin of said deceased is a minor, having no general guardian.

It is Ordered that George H. Anselby be appointed the Special Guardian for the said Minor, he having consented thereto for the sole purpose of taking care of his interests in this matter.

Carey D. Davis
Surrogate

In the same matter, Present, Carey D. Davis, Surrogate.

At a Surrogate's Court, held on the 23rd day of February, A.D. 1914, the proofs in relation to the said Will being deemed sufficient and said Will deemed valid, on reading and filing the oath of William H. Hazard executor of the said Will of Elizabeth Culver Hazard, deceased.

It is Ordered that Letters Testamentary issue to him.

Carey D. Davis
Surrogate

Surrogate's Court, County of Cattaraugus

In the Matter of the Estate of
Elizabeth Culver Hazard

Deceased } I, George H. Anselby attorney and
Counselor at law, of the City of
Salamanca do hereby consent

to be appointed by the Surrogate of the County of Cattaraugus, the Special Guardian of Robert Culver Hazard infant heir at law and next of kin of Elizabeth Culver Hazard deceased for the sole purpose of taking care to the interests of the said infant in the matter of the Probate of the last Will and Testament of said Elizabeth Culver Hazard, deceased.

Dated this 23rd day of February 1914.

George H. Anselby.

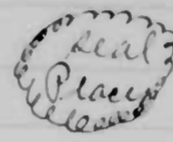
The People of the State of New York

To all to whom these shall come, or may concern, send greeting
Know ye, that at the City of Salamanca, in the County of Cattaraugus on the 23rd day of February in the year of our Lord one thousand nine hundred and fourteen before Carey D. Davis Surrogate of said County, the last Will and Testament of Elizabeth Culver Hazard late of said County, deceased was proved and is now approved of and allowed by us, and the deceased, having, whilst living, and at the time of her death, Goods, Chattels and Credits, within this State, by means whereof the proving and registering of the said Will, and granting Administration of all and singular the said Goods, Chattels and Credits, and also the auditing, allowing, and finally discharging the account thereof doth belong to us, the Administration of all and

singular the goods, Chattels and Credits of the said deceased, and any way concerning her Will, is granting unto

William H. Hazard

Executor in the said Will named he having first taken and subscribed an oath, before the said Surrogate, faithfully and honestly to discharge the duties of said executor hereby requiring you the said William H. Hazard to make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said deceased, which have, or shall come to your hands, possession or knowledge, as also to make, or cause to be made, a duplicate of such Inventory, and cause the same to be signed by the appraisers, and the same so made and signed, that you make return thereof to the Surrogate of the said County within three months from the date hereof.



In testimony whereof we have caused the seal of office of our said Surrogate to be hereunto affixed

Witness Carey D. Davis Surrogate of

the said County, at the City of Salamanca, in said County, the 23rd day of February in the year of our Lord one thousand nine hundred and fourteen.

Ruth D. Green

Clerk of the Surrogate's Court.

The People of the State of New York:

To all to whom these presents shall come greeting.

Know ye, that we have caused the records in the office of the Surrogate of our County of Cattaraugus to be searched, and that we find recorded therein, in Book no 26 of Wills, on pages 21, 22 and 23 a certain Will, with the proceeding and proofs on the probate of the same and the certificate of the record thereof in the words and figures following to wit:

At a Surrogate's Court, held in and for the County of Cattaraugus, at the Surrogate's office in Salamanca on the 23rd day of February A.D. 1914,

Present Carey D. Davis
Surrogate

In the matter of Proving the Last Will and Testament of Elizabeth Culver Hazard Deceased, on the 14th day of February A.D. 1914, William H. Hazard, Executor named in a certain instrument in writing, purporting to be the Last Will and Testament of Elizabeth Culver Hazard late of the City of Salamanca in said County, deceased, applied to this Court to have said instrument, which relates to real and personal estate, proven as the Last Will and Testament of the said deceased, and thereupon the Surrogate of said County did ascertain by satisfactory evidence and facts required by law, and did issue a citation in due form of law, directed to the proper persons by their respective names, requiring them to appear before him at his office in Salamanca in said County on the 23 day of February A.D. 1914 to attend the probate of said instrument, and afterwards to wit:

on the day and at the place last aforesaid. due proof by affidavit was produced and filed in said Court of the service of the said Citation in the mode prescribed by law, and the said applicant appeared by Charles E. Congdon, attorney, and Robert Culver Hazard in fact his at law, appearing by George H. Ansel, special guardian and no other parties or persons appearing, such proceeding were thereupon afterwards had on the said 23rd day of February 1914, that the Surrogate took the proof in support of the said Instrument as follows.

Surrogate's Court } S. C.
County of Cattaraugus } In the matter of proving the Will of Elizabeth Culver Hazard Deceased, W. R.

Pindar of the City of Salamanca in the County of Cattaraugus, being duly sworn, doth depose and say that he is one of the subscribing witnesses to the Last Will and Testament of Elizabeth Culver Hazard late of the City of Salamanca, in the County of Cattaraugus aforesaid deceased, and the deponent further says that the said Elizabeth Culver Hazard the said testatrix did, in the presence of this deponent and Harry L. Brown subscribe her name at the end of the instrument which is now shown and exhibited to this deponent, which purports to be the last Will and Testament of the said Elizabeth Culver Hazard and which bears date on the 27th day of July in the year of our Lord one thousand nine hundred and seven and deponent further says that the said testatrix did, at the time of subscribing her name as aforesaid at the end of said Will, declare the said Instrument so subscribed and now exhibited to be her last Will and Testament, and this deponent and said Harry L. Brown did thereupon subscribe their names at the end of the said Will as attesting witnesses thereto in the presence and at the request of the said testatrix and this deponent further says, that at the said time when the said testatrix subscribed her name to the said ^{last} Will as aforesaid, and at the time of this deponent and said Harry L. Brown subscribing their names as attesting witnesses thereto as aforesaid, the said testatrix was of sound mind and memory, of full age to execute a Will, and was not under any restraint, and that the said Will now appears in all respect as when so executed, without any alteration whatsoever.

Subscribed and sworn to this 23rd day of February 1914 before me } W. R. Pindar

Ruth D. Green

Clerk of the Surrogate County of Cattaraugus

County.

Surrogate's Court Cattaraugus County

In the matter of the proving the Will

of } William H. Hazard
Elizabeth Culver Hazard deceased. } being duly sworn,
deposes and says he

is the Executor named in the Last Will and Testament of Elizabeth Culver Hazard, deceased, dated July 27th 1907 and now offered.

to probate in this Court, that Harry L. Brown, one of the witnesses to said will is a brother of Emma Brown Hazard, who was formerly deponent's wife that deponent is well acquainted with the said Harry L. Brown, that he is, ^{not} now a resident of the State of New York or within said State, but resides at Roslyn in the State of Washington that deponent has been in communication by mail with the said Harry L. Brown and received a telegram from him within the last week from Roslyn, Washington, from which he knows that the said Harry L. Brown is not now within the State of New York.

Sworn to before me this 23rd day of February, 1914. } William H. Hazard.

Charles E. Congdon
Notary Public

Last Will and Testament,

I, Elizabeth Culver Hazard of the Village of Salamanca, County of Cattaraugus and State of New York, being of sound mind and memory, do make, publish and declare this my last Will and Testament in manner following, that is to say:

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

Second, I give, bequeath and devise into my husband, William H. Hazard, all my property, both real and personal.

Third, In event my said husband shall not survive me, then I give, bequeath and devise my said property unto my step son William H. Hazard Junior, and to any child or children I may have living at the time of my decease, to be divided between them in such manner that my said step son and such child, or if there be more than one, each of such children shall share equally in such property.

Lastly, I hereby appoint William H. Hazard executor of this my last Will and Testament, hereby revoking all former Wills by me made.

In witness whereof, I have hereunto subscribed my name the twenty seventh day of July in the year one thousand nine hundred and seven.

Elizabeth Culver Hazard.

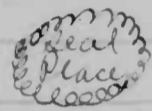
We, whose names are hereto subscribed, do certify that on the twenty seventh day of July 1907, Elizabeth Culver Hazard, the testatrix, subscribed her name to this instrument in our presence and in the presence of each of us and at the same time in our presence and hearing, declared the same to be her Last Will and Testament, and requested us and each of us, to sign our names thereto as witnesses to the execution thereof, which we hereby do in the presence of the testatrix and of each other, on the said date, and write opposite our names our respective places of residence.

Harry L. Brown Residing at Salamanca, N. Y.
W. R. Pindar Residing at Salamanca, N. Y.

In the same matter
on reading and filing due proof of the service of the citation issued in this matter, and upon due proof of the execution of the paper

propounded as the last Will and Testament of Elizabeth Culver Hazard late of the City of Salamanca in said County, deceased, bearing date the 27th day of July 1907, the petitioner appearing by Charles E. Congdon, his attorney, and no other heirs at law and next of kin appearing except Robert Culver Hazard infant heir at law and next of kin of said deceased, appearing by George H. Anselmy, his attorney and Counsellor at law, his Special Guardian, duly appointed for such purpose, and it appearing by such proof that the said Will was duly executed, that the testatrix at the time of executing the same was of full age, of sound mind and memory, and not under restraint, and in all respects competent to devise real estate, and the probate thereof not having been contested.

It is ordered, adjudged and decreed that the said paper purporting to be the last Will and Testament of the said Elizabeth Culver Hazard deceased was duly executed to pass real and personal estate, and that the same with the proofs thereof be recorded and admitted to probate as a Will of real and personal estate.



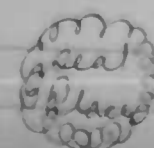
Witness Carey D. Davie surrogate and seal of the Court the day and year first above written.

Carey D. Davie Surrogate

State of New York } S. D.
County of Cattaraugus }
Surrogate's Court } Recorded, the preceding last Will and Testament of Elizabeth Culver Hazard, late of said County deceased, as a real and personal estate, together with the proof taken in the Surrogate's Court of Cattaraugus County, which record is hereby signed and certified by me pursuant to the provisions of the Revised Statutes, this 23rd day of February A.D. 1914.

Ruth D. Green. Clerk of the Surrogate's Court.

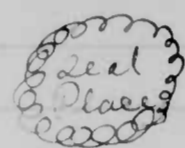
State of New York } S. D.
Cattaraugus County }
Surrogate's Court } I, Madeline Hennessy, Clerk of the said Surrogate's Court, do hereby certify that I have compared the foregoing copy of proceedings on probate of the last Will and Testament of Elizabeth Culver Hazard, deceased, with the original record thereof, and with the original last Will and Testament of said deceased, now remaining in this office, and have found the same to be a correct transcript therefrom, and of the whole of such original record, and of such original will, and I further certify that Carey D. Davie, whose name appears at the end of the following certificate was, at the date of the probate of said Will, and still is the duly qualified and acting surrogate of the County of Cattaraugus and as such had authority to admit said Will to probate and to make the following certificate; and I further certify that the signature of the said Carey D. Davie at the end of such certificate is his true and genuine signature.



In testimony whereof I have hereunto set my hand and affixed the seal of said Court at the City of Salamanca this 4th day of September, in the year of our Lord one thousand nine hundred and fourteen.

Madeline Hennessy, Clerk of the Surrogate's Court.

State of New York }
Cattaraugus County } I, Carey D. Davie, Surrogate of the said County, and
Surrogate's Court } presiding magistrate of the Surrogate's Court, do hereby certify that the foregoing exemplification of proceedings on probate of the last Will and Testament of Elizabeth Culver Hazard, deceased, is correct, and I further certify that Madeline Hennessy, whose name appears at the end of the foregoing certificate, is the duly qualified and acting clerk of the Surrogate's Court of said County and as such is the Custodian of the records of said Court; and I further certify that the signature of the said Madeline Hennessy at the end of the foregoing certificate is her true and genuine signature, and that as such clerk she has authority to make such certificate, and that all of said proceeding are, authenticated in due form, and by the proper officer.



In testimony whereof I have hereunto set my hand and affixed the seal of the Surrogate's Court this 4th day of September in the year of our Lord one thousand nine hundred and fourteen.

Carey D. Davie Surrogate.

Exhibited, proved and filed on the 9th day of September 1914, same day filed recorded and examined.

Test J. J. Peach.

Register of Wills for Baltimore County.

Philip C. Mueller } I, Philip C. Mueller, of Baltimore County, in
Last Will and Testament } 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:

After the payment of my just debts and funeral expenses, I dispose of my property and estate as follows.

First: I give and bequeath unto my Executors hereinafter named the sum of two hundred dollars to be used by them as stipends for masses for the repose of my soul.

Second: I give and bequeath unto my beloved wife, Barbara Mueller, all my household goods, and furniture, silverware, jewelry and automobiles.

Third: I give and bequeath unto the Most Reverend James Gibbons, the Roman Catholic Archbishop of Baltimore, a Corporation sole and his successors in the archiepiscopal see of Baltimore, the sum of money mentioned in the twenty three subdivisions of this (third) Clause designated by the letters, a, b, c, d, e, f, g, h, i, j, k, l, m, n, o, p, q, r, s, t, u, v, and w, and I direct that same be applied and paid by said Corporation sole to the beneficiaries named in said twenty three subdivisions of this (third) Clause for the purpose therein expressed, to wit:

(a) to "St Anthony's orphan's asylum in Baltimore City" located on Central Avenue in Baltimore City, the sum of three hundred dollars.

* (A) to the Society of St Vincent de Paul of St Michael's Roman Catholic Parish in the City of Baltimore, the sum of three hundred dollars (\$300.00) absolutely

(\$300.), absolutely.

* (b.) to "The Missionary Society of the Most Holy Redeemer in the State of New York", located at Esopus, Ulster County, New York, the sum of three hundred dollars (\$300) absolutely.

(D) to "The Redemptorist Father of the State of Pennsylvania" a body corporate, located at Northeast, Erie County, Pennsylvania, for the use of St Mary's College, the sum of three hundred dollars (\$300.) absolutely.

(E) to "The Little Sisters of the Poor" located at Valley and Preston Streets, in the City of Baltimore, the sum of three hundred dollars (\$300), absolutely.

(f.) to "The Catholic Church Extension Society of the United States of America" located at Chicago, Illinois, the sum of three hundred dollars (\$300.) absolutely.

(g.) to "the Oblate Sisters of Providence of Baltimore" located on Chase Street, in Baltimore City, the sum of three hundred dollars (\$300) absolutely.

(h) to "St Elizabeth Home of Baltimore City" for colored children, located on St Paul Street, in Baltimore City, the sum of three hundred dollars (\$300), absolutely.

(I) to "the Trustees of St Charles College, Maryland, duly incorporated under the laws of Maryland 1829, Chapter 50, the sum of three hundred dollars (\$300) absolutely.

(J) to "the Parochial School of St Michael's Roman Catholic Parish" in the City of Baltimore, the sum of four hundred dollars (\$400) absolutely.

(K) to "the Parochial School of St Anthony's Roman Catholic Parish", at Gardenville, Baltimore County Maryland, the sum of four hundred \$400, dollars absolutely.

(L) to "St Mary Academy" at Leonardtown, St Mary's County Maryland, three hundred dollars (\$300.) absolutely.

(M) to "Leonard Hall", a school for boys, at Leonardtown, St Mary's County, Maryland, the sum of three hundred dollars (\$300) absolutely.

(N) to "the associated Professors of Loyola College in the City of Baltimore" and their successors, the sum of three hundred dollars (\$300), absolutely.

(O) to "St Vincent's Infant Asylum" located at Division & Mosher Streets, in the City of Baltimore, three hundred (\$300) absolutely

(P) to James Cardinal Gibbons, the Roman Catholic Archbishop of Baltimore, a corporation sole, and his successors in the Archdiocesan See of Baltimore, the sum of three hundred dollars (\$300) absolutely.

(Q) to James Cardinal Gibbons, the Roman Catholic Archbishop of Baltimore, a Corporation sole, and his successors in the Archdiocesan See of Baltimore, the sum of three hundred dollars (\$300), to be given to needy priests as stipends for masses for the dead.

(R) to the "Immigrants and Sailors Protective Association of Baltimore City", the sum of three hundred dollars, absolutely.

(S) to "St Raphael's Institute of Providence of Baltimore City," the sum of three hundred dollars (\$300) absolutely.

(t) to "The Redemptorists" 1841, Ch 26 and 1870 Ch. 173, for the use of the Sacred Heart Parochial School, Highlandtown, Baltimore County, Maryland, the sum of three hundred dollars (\$300) absolutely.

(U) to "The St Vincent de Paul Society of Baltimore City" the sum of two hundred dollars (\$200) absolutely.

(V.) To "The Society for the Propagation of the Faith" for the use of Foreign Missions, other than the Chinese Missions, the sum of two hundred dollars (\$200), absolutely.

(W.) to "The Society for the Propagation of the Faith" for the use of the Chinese Missions, the sum of two hundred dollars (\$200), absolutely.

And should any one or more of said beneficiaries mentioned in this (third) clause cease to exist before the time of payment of said legacies, or if in the exclusive judgment of said Corporation sole, or its successors, any of said beneficiaries shall have ceased to fulfill and perform the active duties for which it or they were created, then said Corporation sole is hereby empowered to pay over and apply the bequest or bequests above made to such disqualified beneficiary or beneficiaries to some other Roman Catholic Institution or Institutions, which in the judgment of said Corporation sole, or its successors, may be worthy thereof.

Fourth: All the legacies mentioned in said third clause shall be paid after the expiration of one year from the time of my decease clear of any and all ^{col. taxes} inheritance tax, which tax I direct shall be paid out of the residue of my estate, and the receipt of the said Corporation sole, or its successors, for the bequests contained in said third clause of this Will shall be a complete discharge to my Executors hereinafter named.

Fifth: I direct my said Executors to erect a suitable monument over my grave unless the same be previously erected, and for this purpose I bequeath unto them the sum of five hundred dollars (\$500.)

Sixth: Whereas my said wife will have the fee simple property near St Anthony's Roman Catholic Church, in Baltimore County, which we own as tenants by the entirety, and also certain insurance on my life, as well as the property hereinabove bequeathed to her, therefore, in order to equalize matters I bequeath twelve thousand dollars (\$12,000.00) which shall be divided into two halves, and one of said halves, to wit, six thousand dollars shall be equally divided among my four brothers, viz:

John Leo Mueller, George Adam Mueller, Louisa A Mueller and Maximilian V. Mueller, share and share alike, and the other of said halves, to wit, six thousand dollars, shall be equally divided among such of my nephews and nieces, viz: the Children of my said four brothers and the Children of my deceased brother, John G. Mueller, as may be living at the time of my death, share and share alike, per capita and not per stirpes, and I hereby make all the legacies mentioned in this paragraph a charge or lien upon my fee simple real estate, if any there be, in case the personalty be insufficient to pay said legacies.

Seventh: All the rest, residue and remainder of my estate and

property, of every kind, real, personal and mixed, and wheresoever situate, I give, devise and bequeath unto my wife, Barbara Mueller, and my brother, John Leo Mueller, in trust to collect the rents and profits thereof and after payment of the taxes and other expenses thereon to pay the net income in semi annual installments unto my said wife, Barbara Mueller, for and during the term of her natural life, the management of said trust estate however to be under the supervision of a Court of equity having jurisdiction over said trust property and I direct, that the fees, costs and expenses of administering said trust shall be first deducted from and paid out of the income before paying the balance of such income over to my said wife, and from and after the decease of my said wife I give devise and bequeath all the said rest, residue and remainder of my estate, free and clear of said trust, as follows, one half thereof to be equally divided amongst such of my brothers and my said wife's brothers and sister as may be living at the time of my wife's death, share and share alike; and the other one half of said rest, residue and remainder to be equally divided amongst such of my nephews and nieces (meaning the children of my said four brothers and the children of my deceased brother, John G. Mueller) and my wife's nephews and nieces (meaning the children of her said brothers and sister and the children of her deceased brother, Joseph Lochner) as may be living at the time of my said wife's death, share and share alike per capita and not per stirpes.

Eighth: I authorize and empower my said trustees and their successors in the trust to sell, lease and dispose of any property, real, personal or mixed, which they may hold as such trustees and to reinvest the proceeds thereof from time to time in such manner as to them may seem proper, without any obligation on the part of the purchaser or lessee to see to the application of the purchase money.

Ninth: In the event of the death of my brother, John Leo Mueller, during the life time of my said wife, or in case he should for any reason fail to act as such trustee, I appoint my brother, Louis A. Mueller, trustee in his stead, and should the said Louis A. Mueller depart this life during the life time of my said wife, or in case he should for any reason fail to act as such trustee, then I appoint my brother, George Adam Mueller, trustee in his stead.

Tenth: I authorize and direct my said executors and trustees, if they deem it advisable, to continue holding my stock in the Philip C. Mueller Building Company for a period of two (2) years after my decease, provided my said wife does not die prior to the expiration of that period, and I also authorize and direct my said executors and trustees, if they deem it advisable, to continue keeping so much of the funds of my estate in the Guardian Building Association as may be there deposited at the time of my death, or they may with draw so much there of from said association from time to time as they may think proper and continue the balance of said account with said association.

Eleventh: The foregoing devise and bequests in favor of my said

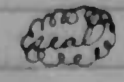
wife are in lieu of dower and thirds and all other rights in my estate to which she would be entitled as my widow under the laws of Maryland, but should my said wife renounce the whole or any part of the provision of this Will, then the provisions of the foregoing second, eighth and ninth clauses shall instantly become null, void and of no effect; and after payment and delivery to my said wife of the share allowed her by law (in case she renounces this Will) and after payment of the legacies contained in the first, third, fourth and sixth clauses of this Will, I give, devise and bequeath all the rest, residue and remainder of my estate and property, of every kind, real, personal and mixed, and wheresoever situate, and of which I may die seized and possessed, or in any manner entitled to at the time of my death, as follows: one half thereof to be equally divided among my four brothers, John Leo Mueller, George Adam Mueller, Louis A. Mueller and Maximilian D. Mueller, share and share alike, absolutely; but should either of my said four brothers predecease me then such one's share shall fall into and form an addition to that portion of my estate hereinafter devised and bequeathed unto my nephews and nieces, and the other or remaining one half of the said rest, residue and remainder of my estate and property, together with such increase as may occur by reason of the death of any brother or brothers of mine prior to my own death as above provided in this eleventh (11th) clause, shall be equally divided among such of my nephews and nieces viz: the children of my said four brothers, and the children of my deceased brother, John G. Mueller, as may be living at the time of my death, share and share alike, (per capita and not per stirpes) absolutely.

Twelfth: Should any beneficiary under this Will care at same or bring any proceeding for the purpose of annulling or setting aside this Will or any provision thereof, or lend aid or encouragement to any such proceeding, he or she shall forfeit all rights as beneficiary hereunder.

Thirteenth: I also bequeath my ten (10) shares of stock of the Knights of Columbus Home to Baltimore Council No. 205 Knights of Columbus, absolutely.

Fourteenth: I constitute and appoint my said wife, Barbara Mueller, and my said brother, John Leo Mueller, the executors of this my last Will and Testament, hereby revoking all former Wills by me made, and in view of the bequests herein made to my said executors in their individual capacities, I request them not to charge a greater commission than two (2) per centum for the performance of their duties as executors.

In Testimony whereof, I have hereunto set my hand and affixed my seal this eighteenth day of June, in the year of our Lord, one thousand nine hundred and fourteen.

Philip C. Mueller 

Signed, sealed, published and declared by Philip C. Mueller, the above named testator, as and for his last Will and Testament, in our presence, who at his request and in his presence and in the

presence of each other have hereunto subscribed our names as witnesses

John Freund
* 1803 N. Calvert St Balto Md.
Jm J. Kennedy
* 11 E. Lexington St Balto Md.

Baltimore County S.D.

On the 3rd day of September 1914, came Barbara Mueller and made oath she does not know of any Will or Codicil of Philip C. Mueller, late of said County, deceased other than the above instrument of writing and that she found the same among the deceased's private papers in his safe, on or about the 2nd day of September 1914, and Testator died 28th day of August 1914.

Sworn to before the subscribers

Jm J. Peach

Register of Wills for Baltimore County.

Baltimore County S.D.

On the 9th day of September 1914, came John Freund one of the subscribing witnesses to the foregoing Last Will and Testament of Philip C. Mueller, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding and that he together with Jm J. Kennedy subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscribers

Jm J. Peach

Register of Wills for Baltimore County.

Baltimore County S.D.

On the 10th day of September 1914, came Jm J. Kennedy one of the subscribing witnesses to the foregoing Last Will and Testament of Philip C. Mueller, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with John Freund subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court

Test Jm J. Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County:

The Court, after having carefully examined the above last Will and Testament of Philip C. Mueller, late of Baltimore County deceased, and also the evidence adduced as to its validity, orders and Decree, this 10th day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of

the said Philip C. Mueller deceased.

E. Belmont Tracy
H. Seymour Pierce
Patrick Bradley

Benjamin F. Graham } I, Benjamin F. Graham of Baltimore County
Last Will and } and State of Maryland, do make this my last
Testament } 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, devise and bequeath unto my dear wife, Amelia Jane Graham, all my property real and personal of every kind and description and wheresoever situate to her and her heirs absolutely.

(2) I constitute and appoint my said wife, Amelia Jane Graham, to be the executrix of this my last Will and Testament, hereby revoking all other Wills and Codicils by me heretofore made.

(3) In testimony whereof I have hereunto subscribed my name and affixed my seal this 24th day of March, in the year nineteen hundred and ten.

Benjamin F. Graham

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

Thomas H. Muse
Henry C. Cielert

Baltimore County S.D.

On the 22nd day of July 1914, came Amelia Jane Graham and made oath she does not know of any Will or Codicil of Benjamin F. Graham late of said County, deceased other than the above instrument of writing of Writing, and that she received the same from Testator, on or about the 24th day of March 1910, and Testator died 14th days of July 1914.

Sworn to before the subscribers

Jm J. Peach

Register of Wills for Baltimore County

Baltimore County S.D.

On the 11th day of September 1914, came Thomas H. Muse, one of the subscribing witnesses to the foregoing Last Will and Testament of Benjamin F. Graham, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Henry C. Cielert, who is out of the State subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscribers

Jm J. Peach Register of Wills for Baltimore County

Baltimore County Md.

On the 16th day of September 1914, came W^m A Sullivan and made oath that he is familiar with the handwriting of Henry P. Pillet, one of the subscribing witnesses to the foregoing Last Will and Testament of Benjamin F. Graham, deceased and that the signature attached is the true and genuine signature of Henry P. Pillet, to the best of his knowledge and belief.

Sworn to before the subscriber

Wm J Peach

Register of Wills for Baltimore County

In the Orphans Court of Baltimore County

The Court, after having carefully examined the above last Will and Testament of Benjamin F. Graham late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 16th day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Benjamin F. Graham deceased.

E. Clinton Tracey
H. Seymour Pierce
Patrick Bradley.

Aaron A. Brown } I, Aaron A. Brown, of Roland Park, Baltimore County
last Will and } Maryland, do make, publish and declare this
Testament } to be my last Will and Testament hereby revoking
all other Wills or Codicils by me heretofore made.

After payment of my just debts and funeral expenses I give devise and bequeath my entire property and estate as follows.

(1) I give devise and bequeath my residence in Roland Park and known as No 326 Woodlawn Road, together with all its contents at the time of my death to my wife Euphemia B. Brown and my only child Jennie B. Brown absolutely as joint tenants.

(2) In addition to the foregoing, I give and bequeath to my said wife and child the sum of fifteen thousand dollars (\$15,000.00) each, same to be paid to them however as follows, to wit, in property of any description including stocks etc. to be selected by them at the valuation of the same on my books of account in an amount equaling this bequest to each.

(3) Out of the balance of my estate remaining after the foregoing devise and bequests are paid in full, I give and bequeath as follows.

(A) To my brother Isaac L. Brown of Marblehead, Mass. or to his child or children should he predecease me, one thousand dollars (\$1,000.00)

(B) To William F. Millett and Sarah Francis M. Trott of Portland, Maine, children of my deceased sister Abigail H. Brown Millett one thousand dollars (\$1,000.00) to be equally divided between them, the child or children of such as may predecease me to take the share of it or their parent per stirpes and not per Capita, and in the event of either one of my said sister Abigail's children above named predeceasing me leaving no child or children then the share of such deceased child to go to the surviving child of my said sister Abigail, but the

event of both of Abigail's children predeceasing me leaving no children then the amount of this bequest is to revert to my estate.

(C) To Mrs Esther Irving (formerly Esther Messinger) now residing in or about Roxbury, Boston, Mass. the daughter of my deceased sister Lydia M. Messinger, one thousand dollars (\$1,000.00).

(4) After the payment of all the foregoing devise and bequests in full out of any remaining part of my estate I give and bequeath as follows:

(A) To the Methodist Episcopal Church of Bethel, Clermont County, Ohio, one thousand dollars (\$1,000.00)

(B) To the Methodist Episcopal Church of Roland Park, Baltimore County Maryland, one thousand dollars (\$1,000.00)

(5) All the rest, residue and remainder of my estate I give devise and bequeath to my aforesaid wife and child, to be equally divided between them as tenants in common share and share alike.

(6) And I hereby nominate, constitute and appoint my said wife Euphemia B. Brown and my said child Jennie B. Brown and the survivors of them to be the executrices of this my last Will and Testament, with full power and authority to sell in their or her discretion any and all of my estate real and personal for the purpose of carrying out the provisions of this Will and without any responsibility or obligation on the part of any purchaser as to the application of the proceeds of any sale or sales.

It is my desire that my said Executrices or survivor be excused from giving bond to qualify as such except in such nominal amount as is in all cases required under the law.

In witness whereof I have hereunto subscribed my name and affixed my seal this third day of July in the year nineteen hundred and seven.

Aaron A. Brown

Signed, sealed, published and declared by the above named testator Aaron A. Brown 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, the word "death", being inserted on eleventh line of page one between words "my" and "to"

Louise Frink
Rudolph Winterling
Lester L. Stevens

Baltimore County Md.

On the 16th day of September 1914, came Jennie B. Brown and made oath that she does not know of any Will or Codicil of Aaron A. Brown, late of said County, deceased, other than the above instrument of Writing, and she found the same in his private Box at the Baltimore Trust Co. of Baltimore or about the 16th day of September 1914, and Testator died 6th day of September 1914.

Sworn to in open Court

Test. Wm J Peach

Register of Wills for Baltimore County

Baltimore County Md.

On the 17th day of September 1914, came Rudolph Winterling and

the 18th day of September 1914, came Louise Fink and Dexter L. L...
subscribing witnesses to the foregoing Last Will and Testament of
Aaron A. Brown, late of said County, deceased and made oath that
they did see the Testator sign and seal this Will, that they heard
him publish, pronounce and declare the same to be his last Will
and Testament, that at the time of his so doing he was to the best
of their apprehension of sound and disposing mind, memory and
understanding, and that they subscribed their names as witnesses
to this Will in his presence at his request, and in the presence of
each other.

Sworn to before the Subscriber

Jm J. Beach.

Register of Wills for Baltimore County

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will
and Testament of Aaron A. Brown, late of Baltimore County, deceased,
and also the evidence adduced as to its validity, orders and De-
crees, this 22nd day of September 1914, that the same be admitted in
this Court as the true and genuine last Will and Testament of the
said Aaron A. Brown deceased.

E. Clinton Tracey
H. Seymour Cierse
Patrick Bradley.

Antonie Niemann } Last Will and Testament of Antonie Niemann
Last Will and } I, Antonie Niemann, nee Gieske, widow of Eber-
Testament } hard Niemann of the City of Baltimore, State of
Maryland, in the United States of America, hav-

ing taken up my permanent residence and abode in Catonsville, Balti-
more County, in the State of Maryland, in the United States of America
and intending only to depart there from on temporary visits to other parts
do hereby make, publish and declare this as and for my Last Will and
Testament, in the manner and form following, that is to say:

Item one. I give and bequeath Five Thousand (5000) Marks to Mrs
Frieda Apperman, wife of Herr Ingenieur Adolf Apperman of Hies-
baden, Germany (Eckernförderstrasse #17) or, in the event of her
death occurring before mine, this sum of Five Thousand (5000) Marks
to be equally divided among her then living children.

Item 2. I give and bequeath to Herr Theodor Oscar Palme of Hies-
baden, Germany (Franz Abtstrasse #5) in the event of my death oc-
curring before his Five Thousand (5000) Marks as a token of my ap-
preciation for his kind assistance in orderly arranging my affairs
after the death of my husband, but should Herr Theodor Oscar
Palme depart this life before me then this bequest is to become
void, and the said Five Thousand (5000) Marks are to become part
of the residue of my Estate.

Item Three. I give and bequeath Three Thousand (\$3000) Dollars
to Miss Charlotte Esen as a token of my appreciation of her faith-
ful service and ever kind and loving care during my last years,

provided she remains in my employ until my demise, and my gold
watch as a remembrance.

Item four. I give and bequeath Two Thousand (\$2000) Dollars to Miss
Dora Gieske at present in Europe.

Item Five. I give and bequeath Two Thousand (\$2000) Dollars to Mrs
Sophie Gieske Berry of Baltimore, Maryland, U. S. A. and Nashville,
Tennessee, U. S. A.

Item six: I give and bequeath Two Thousand (\$2000) Dollars to Miss
Mamie Louise Gieske of Baltimore, Maryland, U. S. A. and Mount Wash-
ington, Baltimore County, Maryland, U. S. A.

Item Seven: I direct that all of the aforesaid gifts and bequests
be paid in full and that all State or other taxes thereon be paid
by my Executors out of my estate.

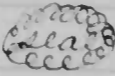
Item Eight: I give and bequeath all of my furniture, jewelry, sil-
verware, picture ornaments and household articles of any de-
scription to my niece Mrs Paula Lentz of Catonsville, Maryland U. S. A.
and my nephews Alfred H. Gieske of Catonsville, Maryland U. S. A.
Hardy C. Gieske of Catonsville, Maryland, U. S. A. and Walter H. Gieske
of Catonsville, Maryland U. S. A. to be divided between them as they
may mutually agree upon.

Item Nine. I direct my Executors to pay all expenses pertaining to
my funeral, which is to be conducted in a Christian manner, and
to pay all debts I may have legitimately incurred, The Rest and Resi-
due of my Estate whether real or personal and wheresoever located, I
direct my Executors to convert into cash and then divide into five
equal shares, one equal share of which is to be given (a) to the
guardian or guardians of my Nephew Dr G. E. Gieske, patient at
Catapoco Manor Sanatorium, Ellicott City Maryland U. S. A., to be
invested by him or them in first Mortgage Rail Roads Bonds and
the interest therefrom to be applied to Dr G. E. Gieske's maintenance
during his life and after his death the principal is to be distributed
among his lawful heirs (b) one equal share to my niece, Mrs
Paula Lentz, of Catonsville, Maryland, U. S. A. or her lawful heirs (c)
one equal share to my nephew Alfred H. Gieske of Catonsville, May-
land, U. S. A. or his lawful heirs (d) one equal share to my nephew
Hardy C. Gieske of Catonsville Maryland U. S. A. or his lawful heirs
(e) one equal share to my nephew Walter M. Gieske of Catonsville,
Maryland, U. S. A. or his lawful heirs.

Item Ten: Herby revoking all other Wills and Codicils by me
heretofore made, I hereby constitute and appoint my nephew Alfred
Gieske and Frederick Lentz, both of Catonsville, Baltimore County
Maryland U. S. A. to serve without bond as the Executors of this
my last Will and Testament, but should either of them be for
any reason unable to serve, I hereby constitute and appoint my
nephew Hardy C. Gieske of Catonsville, Baltimore County Maryland
U. S. A. to take ^{his place} upon the same conditions, and should it be impos-
sible for two of the above mentioned three Executors to serve for any
reason, then I constitute and appoint my nephew, Walter M. Gieske
of Catonsville, Baltimore County, Maryland U. S. A. to act as such

underlike conditions, it being my intent and purpose, however, that there shall be only two Executors at any one time, to carry out the provision hereof.

In testimony whereof, I hereunto subscribe my name and affix my seal this third day of September, in the year nineteen hundred and thirteen.

Antonie Niemann 

Signed, sealed, published and declared by the foregoing testatrix, Antonie Niemann, as and for her Last Will and Testament, in the presence of us, who in her presence, at her request, and in the presence of one another have hereunto subscribed our names as witnesses.

Harrison Brent
M. Louisa Brent.

Baltimore County S. S.

On the 22nd day of September 1914, came Alfred H. Gieske, and made oath that he does not know of any Will or Codicil of Antonie Niemann late of said County, deceased, other than the above instrument of writing, and that he received the same from Testatrix on or about the 3rd day of September 1913, and Testatrix died 19th day of September 1914. Sworn to in open Court.

Test. J. M. J. Beach.

Register of Wills for Baltimore County.

Baltimore County S. S.

On the 22nd day of September 1914, came Harrison Brent and M. Louisa Brent, subscribing witnesses to the foregoing Last Will and Testament of Antonie Niemann, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each.

Sworn to in open Court.

Test. J. M. J. Beach

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Antonie Niemann, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 22nd day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Antonie Niemann deceased.

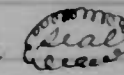
E. Clinton Tracey
H. Seymour Pierced
Patrick Bradley.

Edgar H. Gans } I hereby make public and declare the following as
Last Will and Testament } my last Will and Testament.

All my property of every description, real personal and mixed, including all life insurance.

I hereby give, devise and bequeath to my wife Elizabeth H. Gans her heirs and personal representatives absolutely, hereby also appointing her as Executor of this my will, with the necessity of giving bond.

Witness my hand and seal this 3rd day of April 1901.

Edgar H. Gans 

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

M. R. Chism
John T. Loden.

Baltimore County S. S.

On the 29th day of September 1914, came Elizabeth H. Gans and made oath that she does not know of any Will or Codicil of Edgar H. Gans, late of said County, deceased, other than the above instrument of writing and that she received the same from the Safe Deposit & Trust Co. of Baltimore on or about the 28th day of Sept. 1914, and Testator died 20th day of September 1914.

Sworn to in open Court.

Test. J. M. J. Beach.

Register of Wills for Baltimore County.

Baltimore County S. S.

On the 29th day of September 1914, came M. R. Chism and John T. Loden subscribing witnesses to the foregoing Last Will and Testament of Edgar H. Gans late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test. J. M. J. Beach.

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Edgar H. Gans, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees this 29th day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Edgar H. Gans deceased.

E. Clinton Tracey
H. Seymour Pierced
Patrick Bradley.

Laura J. Pearce } This is the last Will and Testament of me Laura
Last Will and } Laura Pearce of Baltimore County in the State of Maryland.
Testament } I Will and bequeath my ground rent # 2024
Come St. to my grand daughter Laura Thornton

Pearce

All money which is in bank and otherwise invested in safe
com ally divided between all my grand children, excepting Laura
Thornton Pearce to whom I have given the ground rent # 2024 Come
Street my diamond ring with three diamond stones,
I will to my grand daughter Laura Thornton Pearce.

My solitaire diamond ring, I will to my grand daughter
Maude Augusta Pearce.

My diamond bar pin I give to my grand daughter Charlotte
Dunson

My round pearl pin with diamond center to my grand daughter
Elizabeth Pearce.

My gold watch and gold chain I give to my grand daughter Mary
Louise Pearce.

My gold (twisted) breast pin and plain gold ring to my grand
daughter daughter Sophia Pearce.

My Pearl leaf pin and plain gold ring to my grand daughter Mildred
Pearce.

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

Laura J. Pearce
Signed, sealed, published and declared by Laura Jane Pearce, 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 signed our names as witnesses hereto

Maude A. Pearce
J. Myers Pearce

Baltimore County, Md.

On the 29 day of September 1914, came Laura A. Dunson and made
oath that she does not know of any Will or Codicil of Laura J. Pearce
late of said County, deceased, other than the above instrument of writ-
ing and that she found the same among private papers of deceased
on or about the 21 day of June 1914, and Testatrix died 21 day of June 1914.
Sworn to in open Court.

Test. J. M. J. Beach.
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 29 day of September 1914, came Maude A. Pearce and J. Myers
Pearce, subscribing witnesses to the foregoing Last Will and Testa-
ment of Laura J. Pearce, late of said County, deceased, and made
oath that they did see the Testatrix sign and seal this Will, that they
heard her publish, pronounce and declare the same to be her last
Will and Testament, that at the time of her so doing she was to the
best of their apprehension of sound and disposing mind, memory and
understanding, and that they subscribed their names as witnesses

to this Will in her presence at her request, and in the presence of each
other.
Sworn to in open Court.

Test. J. M. J. Beach.
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.
The Court, after having carefully examined the above last Will and
Testament of Laura J. Pearce, late of Baltimore County, deceased, and
also the evidence adduced as to its validity, orders and Decrees, this
29 day of September 1914, that the same be admitted in this Court as
the true and genuine last Will and Testament of the said Laura J.
Pearce deceased.

E. Clinton Tracy
H. Seymour Pierce
Patrick Bradley.

Henry J. Myers } I, Henry J. Myers of the Village of Calonsville in
Last Will and } Baltimore County, in the State of Maryland, do
Testament } make this my last Will and Testament.

I devise and bequeath all my estate, real and
personal and wherever the same may be situated, includ-
ing all property over which I have power of appointment and par-
ticularly all the estate and trust fund as to which I have right or
power of appointment under or by virtue of a trust Indenture
made in the City of Omaha, County of Douglas, State of Nebraska,
dated the 14 day of January, 1908, made between Larry P. Myers,
then a resident of the City of Washington, party of the first part and
James McKenna and Charles F. Kowitzke, both of the City of Omaha,
and American Security and Trust Company, a corporation organized
under act of Congress, parties of the second part, which said Trust
Indenture is recorded or understood to be recorded with the Reg-
ister of Deeds for Douglas County, State of Nebraska, in Book No 312,
folio 433) to Safe Deposit and Trust Company of Baltimore, in trust
to hold and invest the same, with full power to the said Trustee
from time to time to vary and change the investments, and upon
and for the further trusts and purposes following, that is to say,
upon trust, during the lifetime of my nephew Philip S. Myers of
the City of Brapels in the Kingdom of Belgium, to pay the net in-
come thereof to my said nephew Philip S. Myers during his life, and
at and upon his death to pay and transfer the principal of the
said trust estate to the lawful child, or children if more than
one, of the said Philip S. Myers living at the time of his death, and
the issue, living at the time of his death, of any deceased child or
children of the said Philip S. Myers, equally, and free of trusts, but
so that the issue of any deceased child of my said nephew shall to-
gether take more than one the same share only which the parent
if living would have taken. And if my said nephew shall die
leaving no lawful issue living at the time of his death, then and
in such case to pay and transfer all the principal of the said

Laura J. Pearce } This is the last Will and Testament of me Laura
Last Will and } Jane Pearce of Baltimore County in the State of Maryland.
Testament } I Will and bequeath my ground rent # 2024
Boone St, to my grand daughter Laura Thornton

Pearce.

All money which is in Bank and other wise invested, is to be
equally divided between all my grand children, excepting Laura
Thornton Pearce to whom I have given the ground rent # 2024 Boone
Street my diamond ring with three diamond stones,

I will, to my grand daughter, Laura Thornton Pearce.

My solitaire diamond ring, I will to my grand daughter
Maude Augusta Pearce.

My diamond bar pin I give to my grand daughter Charlotte
Devison.

My round pearl pin, with diamond centre to my grand daughter
Elizabeth Pearce.

My gold watch and gold Chain, I give to my grand daughter Mary
Louise Pearce.

My gold (twisted) beed pin and plain gold ring, to my grand
daughter daughter, Sophia Pearce.

My Pearl leaf pin & plain gold ring to my grand daughter Mildred
Pearce.

In testimony whereof I have hereunto set my hand and affixed my
seal this day of April 24 in the year, nineteen hundred and eleven.

Laura J. Pearce

Signed, sealed, published and declared, by Laura Jane Pearce, 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 signed our names as witnesses here to.

Maude A. Pearce

J. Myers Pearce

Baltimore County, Md.

On the 29 day of September 1914, came Laura A. Devison, and made
oath that she does not know of any Will or Codicil of Laura J. Pearce
late of said County deceased, other than the above instrument of writ-
ing and that she found the same among private papers of deceased,
on or about the 21 day of June 1914, and Testatrix died 21 day of June 1914.
Sworn to in open Court.

Test. J^{ms} J. Peach.

Register of Wills for Baltimore County.

Baltimore County, Md.

On the 29 day of September 1914, came Maude A. Pearce and J. Myers
Pearce, subscribing witnesses to the foregoing Last Will and Testa-
ment of Laura J. Pearce, late of said County, deceased, and made
oath that they did see the Testatrix 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 her so doing she was to the
best of their apprehension of sound and disposing mind, memory and
understanding, and that they subscribed their names as witnesses

to this Will in her presence at her request, and in the presence of each
other.

Sworn to in open Court.

Test J^{ms} J. Peach.

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and
Testament of Laura J. Pearce, late of Baltimore County, deceased, and
also the evidence adduced as to its validity orders and Decrees this
29 day of September 1914, that the same be admitted in this Court as
the true and genuine last Will and Testament of the said Laura J.
Pearce deceased.

E. Clinton Tracy

Dr. Seymour P. Reed

Patrick Bradley.

Henry J. Myers } I, Henry J. Myers of the Village of Catonsville in
Last Will and } Baltimore County, in the State of Maryland, do
Testament } make this my last Will and Testament.

I devise and bequeath all my estate, real and
personal and wheresoever the same may be situated, includ-
ing all property over which I have power of appointment and par-
ticularly all the estate and trust fund as to which I have right or
power of appointment under or by virtue of a trust indenture
made in the city of Omaha, County of Douglas, State of Nebraska,
dated the 14 day of January, 1908, made between Harry C. Myers,
then a resident of the City of Washington, party of the first part and
James McKenna and Charles F. Kountze, both of the City of Omaha,
and American Security and Trust Company, a corporation organized
under Act of Congress, parties of the second part, (which said Trust
Indenture is recorded or understood to be recorded with the Reg-
ister of Deeds for Douglas County, State of Nebraska, in Book No 312,
folio 433) to Safe Deposit and Trust Company of Baltimore, in trust
to hold and invest the same, with full power to the said Trustee
from time to time to vary and change the investments, and upon
and for the further trusts and purposes following, that is to say,
upon trust, during the lifetime of my nephew Philip S. Myers of
the City of Brapels in the Kingdom of Belgium, to pay the net in-
come thereof to my said nephew Philip S. Myers during his life, and
at and upon his death to pay and transfer the principal of the
said trust estate to the lawful child, or children if more than
one, of the said Philip S. Myers living at the time of his death, and
the issue, living at the time of his death, of any deceased child or
children of the said Philip S. Myers, equally, and free of trusts, but
so that the issue of any deceased child of my said nephew shall to-
gether take more than one the same share only, which the parent,
if living would have taken. And if my said nephew shall die
leaving no lawful issue living at the time of his death, then and
in such case to pay and transfer all the principal of the said

trust fund and estate to such person or persons who, according to the now existing laws of the State of Maryland would then be my heirs to take real estate acquired by purchase.

I hereby expressly revoke all former wills and testamentary writing and appointment by me heretofore made declaring this alone to be my last Will.

I hereby constitute and appoint Safe Deposit and Trust Company of Baltimore the Executor of this my will, without obligation to give bond for the performance of its duty as such executor, and I authorize my said executor, to sell any real estate or personal estate, without obtaining the authority or sanction of any Court.

In witness whereof I have hereunto subscribed my name and affixed my seal the 23rd day of March in the year of our Lord nineteen hundred and twelve.

Henry F Myers

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

H. H. Biedler
119 N. Saratoga St
John E. Kruck Md
647 N. Lafayette Ave.
Arthur H. Macheu
37 Central Savings Bank Building

Baltimore County Md.

On the 28th day of September 1914, came Arthur C. Gibson assistant Secy of Safe Deposit & Trust Co, and made oath that said Company does not know of any Will or Codicil of Henry F Myers, late of said County, deceased, other than the above instrument of writing and that said Company received the same from Arthur H. Macheu June 19th 1912, who received the same from testator on or about the 23rd day of March 1912, and Testator died 25th day of September 1914.

Sworn to before the subscriber.

Wm J Peach

Register of Wills for Baltimore County.

Baltimore County Md.

On the 28th day of September 1914, came H. H. Biedler and Arthur H. Macheu, two of the subscribing witnesses to the foregoing Last Will and Testament of Henry F Myers, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will that they heard him publish pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind memory and understanding and that they with John E. Kruck, who is now deceased subscribed their names as witnesses to this Will in his presence, at his request, and in the presence of each other.

Sworn to before the subscribers.

Wm J Peach Register of Wills for Baltimore County

Baltimore County Md.

On the 28th day of September 1914, came H. H. Biedler and made oath that he is familiar with the handwriting of John E. Kruck one of the subscribing witnesses to the Last Will and Testament of Henry F Myers, deceased, and that the signature attached to the foregoing Will is the true and genuine signature of John E. Kruck, now deceased, to the best of his knowledge and belief.

Sworn to before the subscriber

Wm J Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above Last Will and Testament of Henry F Myers, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees this 29th day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Henry F Myers deceased.

E. Clinton Tracy
H. Seymour Piersol
Patrick Bradley

Annie E. Hurst } I, Annie E. B. Hurst, of the City of Baltimore, in
Last Will and } the State of Maryland, do hereby make this
Codicil } my last Will and Testament, in manner fol-
lowing, that is to say.

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

(1) I give, devise and bequeath all of my estate, real and personal, of any kind and wherever situate, to my two daughters Annie Hurst Cator, wife of Frank P. Cator, and Mary Hurst Cookman, wife of Frances Simpson Cookman, in equal parts.

(2) I constitute and appoint my said beloved daughters Annie Hurst Cator and Mary Hurst Cookman, to be executrix of this my last Will and Testament, hereby revoking all other Wills and Codicils by me heretofore made, and as I have entire confidence in my said Executrix, I desire that they shall be excused from the necessity of giving bond for the faithful performance of their duties, further than shall be required by Law to secure the payment of all debts, taxes and assessments properly chargeable upon my estate after my decease.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 30th day of April, 1915.

Annie E. B. Hurst

m. a. h.
F. P. C.

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

Mary A. Hallie
Franklin P. Cator

Baltimore County, Md.

On the 8th day of September 1914, came Franklin P. Cator and made oath that he does not know of any Will or Codicil of Annie E. B. Hurst, late of said County, deceased, other than the above instrument of Writing, and that he received the same from Mercantile Trust Company on or about the 8th day of September 1914, and Testimony duly given on the 8th day of Sept. 1914.

Sworn to in open Court.

Test J. M. & Beach.

Register of Wills for Baltimore County.

Baltimore County, Md.

On the 8th day of September 1914, came Mary A. Hallie and Franklin P. Cator, subscribing witnesses to the foregoing last Will and Testament of Annie E. B. Hurst, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Sworn to in open Court.

Test J. M. & Beach.

Register of Wills for Baltimore County.

In the Orphans Court for Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Annie E. B. Hurst, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 8th day of September 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Annie E. B. Hurst, deceased.

E. Clinton Tracey

S. Seymour Pierce

Patrick Bradley.

We appointed Executors in the last Will and Testament of Annie E. B. Hurst, late of Baltimore County, deceased, do hereby refuse to act as Executors of said Will, and do therefore renounce all our right to Letters Testamentary upon said deceased's Estate, and all right, title and claim that we may or could have had, by virtue of said appointment.

In Testimony whereof we hereunto subscribe our names this 8th day of September 1914.

Annie B. Cator or Annie Hurst Cator

Mary Hurst Cator

Received for record 8th day of September 1914.

Test J. M. & Beach.

Register of Wills for Baltimore County.

Mary E. Gouck
Last Will and Testament

In the Name of the Benevolent Father of all, I Mary E. Gouck widow of 3 Prospect Circle, Kindersville, Baltimore County, Maryland, being of sound and disposing mind and memory do make and publish this my last Will and Testament, hereby revoking all former Wills by me made.

Item 1. I wish all my just debts and charges to be fully paid.

Item 2. I give and devise my residence lot and improvement 3203 Prospect Circle Kindersville Baltimore County, Maryland, to my daughter Rebecca Nell Gouck, so long as she remains unmarried should my son Geo. P. Gouck desire to purchase said property as hereinafter provided she shall receive the income of the proceeds of said property so long as she remains unmarried should said Geo. P. Gouck not desire to purchase said property said Rebecca Nell Gouck may sell said property if she deems it wise, and receive the income of the proceeds of said property as long as she remains unmarried and in case she make such sale, she may give a deed in fee simple and purchasers are expressly absolved from responsibility as to the application of the purchase money but she shall not sell to a stranger without telling said Geo. P. Gouck of her intention, and given time an opportunity to exercise his right to purchase at her death or marriage, this property or the proceeds thereof, shall become a part of my residual estate, this clause is not intended as a restraint upon the marriage of my said daughter nor as an inducement to her to remain single, but because I believe an unmarried woman should have an income which will free her from dependences.

Item 3. Should my son Geo. P. Gouck wish to purchase said property, he may do so for ten thousand dollars (\$10000.) this price is fixed in consideration of the fact that he has at different times spent considerable sums of his own money in betterments and maintenance of said property, of which I have no account and do not suppose he has, this option shall be good until said property is sold but shall not interfere with the sale of said property.

Item 4. All the rest and residue of my estate of whatever nature and kind, and including said residence property or its proceeds on the death or marriage of my said daughter Rebecca Nell Gouck, I give and devise to my children, Mary E. Croggs wife of C. H. Croggs of Baryms Ohio, Blanch & Hall, wife of F. H. Hall of Philadelphia Pa., Edith G. Fisher, wife of J. A. Fisher of Hanover Pa., and the above named Geo. P. Gouck and Rebecca Nell Gouck to each of the five an equal share, to have and to hold to them their heirs and assigns forever.

Item 5. I do hereby make constitute and appoint my said son Geo. P. Gouck to be the executor of this my last Will and Testament and do have entire confidence in my said son I desire he shall be excused from the necessity of giving bond for the performance of his duties as such executor further than shall be required by law to receive the payment of all debts charges and annuities

properly chargeable upon my estate after my decease, it is further my will that should my said executor deem it wise, he may sell all or any part of my said property except the residence above mentioned without appraisement and without application to the Orphans Court.

Witness my hand and seal at Hindsor Hills, Baltimore County Maryland this 17th day of July A.D. 1914.

Mary E. Gouck.

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.

Grace B. Stoneham
Monakon Lancaster Co.
Virginia.

C. J. Scroggs
Lucyus Ohio

Baltimore County S.D.

On the 1st day of October 1914, came Charles J. Scroggs, and made oath that he does not know of any Will or Codicil of Mary E. Gouck, late of said County, deceased other than the above instrument of writing, and that he received the same from Testatrix on the 17th day of July 1914 and Testatrix died 27 days of September 1914. Sworn to in open Court.

Test. Jm J Peach

Register of Wills for Baltimore County

Baltimore County S.D.

On the 1st day of October 1914, came Grace B. Stoneham and C. J. Scroggs subscribing witnesses to the foregoing Last Will and Testament of Mary E. Gouck late of said County, deceased and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request and in the presence of each other. Sworn to in open Court.

Test. Jm J Peach

Register of Wills for Baltimore County

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Mary E. Gouck late of Baltimore County, deceased and also the evidence adduced as to its validity and decrees this 1st day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Mary E. Gouck, deceased.

E. Clinton Tracy
J. G. Murray
Patrick Bradley

August John Newman } Being possessed of all my mental faculties
Last Will and } and in sound condition mentally, I devise
Testament } and bequeath my property at my death as follows.

To my wife, Elizabeth Marie Newman all of my personal and real estate, consisting of real estate, store and fixture, personal household goods and anything else of which I may own or have in possession in my name at my demise.

Should my widow marry at any time after my death, the foregoing full amount is hereby revoked, and she shall have only one half of all that I leave her, the other half going to my children, share and share alike.

I enjoy my wife, however, in case she remains in widowhood to endeavor to add by all honorable means to the property I am leaving at my demise, so that my children shall be enabled when they near maturity, to be amply protected with this world's goods to make a fair start in life.

All this is written on the twelfth day of February, nineteen hundred, and fourteen, Anno Domini, in the County limits of Baltimore County, State of Maryland, and in evidence thereof, I hereunto affix my signature.

August John Newman

George R. Cooper } Witnesses
James E. Steele }

Arlington, Balt Co Md. Feb 12th 1914.

I further name my wife, Elizabeth Marie Newman, as executrix of my estate, without bond being required.

August John Newman.

Baltimore County S.D.

On the 6th day of October 1914, came Elizabeth Marie Newman, and made oath that she does not know of any will or Codicil of August John Newman late of said County, deceased, other than the above instrument of writing, and that she found the same among private papers of deceased on or about the 5th day of August 1914, and Testator died 4th day of August 1914. Sworn to in open Court.

Test. Jm J Peach

Register of Wills for Baltimore County.

Baltimore County S.D.

On the 6th day of October 1914, came George R. Cooper and James E. Steele, subscribing witnesses to the foregoing Last Will and Testament of August John Newman late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test J^m & Peach

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above Last Will and Testament of August John Newman, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Order and Decree, this 6th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said August John Newman deceased.

H. Seymour Pierce
Patrick Bradley.

George Chilcoat of George }
Last Will and Testament } In the name of God Amen:
I George Chilcoat of George, of Baltimore County, State of Maryland, being of fair health of body, and of sound disposing mind, memory and understanding, do make and publish this my last Will and Testament, hereby revoking and annulling all former wills made by me, in manner following, that is to say,

Item 1. I give, will and devise all the property of whatever kind, personal, real and mixed, wherever situate, of which I may die seized and possessed, unto my son Lewis S. Chilcoat, his heirs and assigns subject however to the payment of the legacies hereinafter named, which said payments are to constitute liens on the property herein devised, and are to be payable one year after my death without interest if then paid, but if not so paid then they shall draw interest from the period of one year after my said death to the time paid.

Item 2. I give and bequeath to each of my five sons, the sum of three hundred (\$300.00) dollars, making in all the sum of fifteen hundred (\$1500.00) dollars, viz, to Edward three hundred dollars, to George three hundred dollars, to William three hundred dollars, to Theodore three hundred dollars, and to Samuel three hundred dollars.

Item 3. I give and bequeath to each of my four daughters, the sum of three hundred (\$300.00) dollars, making in all the sum of twelve hundred (\$1200.00) dollars, viz, to Mary three hundred dollars, to Ella three hundred dollars, to Anna three hundred dollars, to Ada three hundred dollars.

Item 4. I give and bequeath to my daughter Marian the sum of five hundred (\$500.00) dollars, and all the furniture in the front room in the stone house or dwelling.

Item 5. I give and bequeath to my daughters Mary and Ella, my folding bedstead.

Item 6. I hereby appoint and constitute my son Lewis S. Chilcoat sole Executor of this my last Will and Testament, without bond, he to pay all the foregoing named legacies, all my debts, funeral expenses and costs of administering my estate,

In witness my hand and seal this thirteenth day of August, in the year nineteen hundred and six.

George Chilcoat of George }
Chilcoat of George, the foregoing Instrument of Writing 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.

Frank S. Scott
Joshua S. Bosley.

Baltimore County, S.D.

On the 7th day of October 1914, came Lewis S. Chilcoat, and made oath that he does not know of any Will or Codicil of George Chilcoat of George, late of said County, deceased, other than the above Instrument of writing and that he found the same among papers of deceased on or about the 23rd day of September 1914, and Testator died 17th day of September 1914.

Sworn to in open Court.

Test J^m & Peach.

Register of Wills for Baltimore County.

Baltimore County, S.D.

On the 7th day of October 1914, came Frank S. Scott and Joshua S. Bosley subscribing witnesses to the foregoing Last Will and Testament of George Chilcoat of George, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test J^m & Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of George Chilcoat of George, late of Baltimore County deceased, and also the evidence adduced as to its validity, Order and Decree, this 7th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said George Chilcoat of George deceased.

E. Clinton Tracey
Patrick Bradley.

Charles H. Lehr's }
Last Will and Testament } Bats September 15th 1914, Will of Charles H. Lehr of Lauraville Md. I Charles H. Lehr of Lauraville Md being now of sound mind memory and understanding but being now ill do make this my last Will and Testament in

manner as follows.

1. I hereby devise and bequeath unto my two children John Howard Lehr and Emma J. Lehr all of my property, real personal and mixed and all moneys of any kind to be by them divided and owned absolutely in equal proportions share and share alike after my death subject to the legal rights of my wife.

2. I hereby appoint my wife Helen M. Lehr as the Executrix of this my last and testament.

In testimony whereof witness my hand and seal this 15th day of September 1914,

Charles H. Lehr

Witness to testator signature

James Fluegel
Katherine E. Grakel

Baltimore County, Md.

On the 13th day of October 1914, came Helen M. Lehr and made oath that she does not know of any Will or Codicil of Charles H. Lehr late of said County, deceased, other than the above instrument of writing and that she received the same from the testator on or about the 18th day of September 1914, and Testator died 20 day of September 1914.

Sworn to in open Court

Test. J. P. Beach

Register of Wills for Baltimore County.

Baltimore County, Md.

On the 13th day of October 1914, came James Fluegel, and Katherine E. Grakel, subscribing witnesses, to the foregoing last Will and Testament of Charles H. Lehr, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence, at his request and in the presence of each other.

Sworn to in open Court

Test. J. P. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Charles H. Lehr, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and declares this 13th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Charles H. Lehr, deceased.

E. Clinton Tracy
H. Seymour Pinesol
Patrick Bradley

John M. Griffith } I, John M. Griffith, of Baltimore City, in the State
Last Will and Testament } of Maryland, being of sound and disposing mind,
memory and understanding, do hereby make
declare and publish this my Last Will and Testa-

ment, in form and manner following, that is to say:-

First: After the payment of my just debts and funeral expenses, I dispose of my estate as follows:-

Second. To my wife Rose Julia Griffith, I give, devise, and bequeath all of my property, real, personal and mixed, of every kind and description, and wheresoever the same may be situate, for and during the term of her natural life, and from and immediately after the death of my said wife, I desire that my said estate shall be disposed of as follows:-

(A) I give and bequeath to my daughter Bertha Eugenia Griffith Greenwell, all of my household furniture and effects including books, pictures, silver ware, kitchen utensils and other household effects, in the property where I now reside, provided, however that my son Melvin may choose for himself either of my bibles.

(B) Having heretofore loaned to my son Melvin S. Griffith, the sum of fifteen thousand (\$15,000.00) Dollars and to John Edwin Griffith, the sum of Ten Thousand (\$10,000.00) Dollars and an additional amount of Five thousand (\$5,000.00) Dollars to Griffith & Boyd and desiring to cancel all of said indebtedness, for loans made by me to my two sons, either directly, or to the firm of which John Edwin Griffith is the senior member, and desiring also to place my daughter upon an equal footing, I hereby give, devise and bequeath, unto the Trustees hereinafter named, for the use and benefit of my said daughter, upon terms and conditions hereinafter set forth, the property belonging to me near Anthonville, Maryland and where I now reside.

(C) The rest, residue and remainder of my estate real personal and mixed of every kind and description and wheresoever the same may be situate, I desire shall be divided into three equal portions and give, devise and bequeath a portion each to Melvin S. Griffith and John E. Griffith, and their descendants, per stirpes and not per capita, the remaining portion and also the property hereinafter mentioned, is intended for my daughter Bertha Eugenia Griffith Greenwell and I give, devise and bequeath to Melvin S. Griffith and John E. Griffith, in trust and confidence nevertheless, to hold, retain, control and invest the same, collect the rents, proceeds, or income thereof, and allow my said daughter to reside in said property, if she so desire, and after providing for all proper expenses, to pay the net proceeds of said principal semi-annually, to my said daughter Bertha Eugenia Griffith Greenwell for and during the term of her natural life, with full authority to my said Trustees, at the request of my said daughter, or in their discretion to sell or dispose of any portion, or all of the property held in trust for my said daughter and to execute proper deeds of conveyance therefor without the

intervention of any Court of law or equity, and without it being obligatory upon the purchaser or purchasers to see to the application of the purchase money, and with further authority to my said Trustees, to invest the proceeds of sale in new investments from time to time, as in their discretion is right and proper, and upon the death of my said daughter, said trust shall cease, and the said residue of my estate shall become the absolute property of her then living child or children equally, provided however, that if she should die childless, then and in that event said portion shall be equally divided among my then living grand children.

Third: I hereby appoint Melvin Griffith and John E. Griffith to be the Executors of this my last Will and Testament, and I hereby revoke all other last Wills and Testaments by me here to fore made.

In testimony whereof, I have hereunto set my hand and affixed my seal, this 14th day of April in the year nineteen hundred and fourteen.

John M. Griffith

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

Wm H. Price
Henry F. New.

Baltimore County Sd.

On the 14th day of October 1914, came William Penrose, and made oath he does not know of any Will or Codicil of John M. Griffith late of said County, deceased, other than the above instrument of writing, and that he found the same in the drawer of the safe at Griffith Turner Co. on or about the 10th day of October 1914, and Testator died 4th day of October 1914.

Sworn to before the subscriber

Wm J. Peach.

Register of Wills for Baltimore County.

Baltimore County Sd.

On the 14th day of October 1914, came Wm H. Price and Henry F. New, subscribing witnesses to the foregoing Last Will and Testament of John M. Griffith, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to before the subscriber

Wm J. Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last

Will and Testament of John M. Griffith, late of Baltimore County, deceased and also the evidence adduced as to its validity, Orders, and Decrees, this 14th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said John M. Griffith deceased.

E. Clinton Tracey
H. Seymour Pissel
Patrick Bradley.

St. Louis Spicer } I, St. Louis Spicer, of the City of Baltimore, and State of Maryland, do make this my last Will and Testament in manner following.

After the payment of all my just debts and funeral expenses, I give, devise and bequeath all of my estate, real, personal and mixed and where ever located, unto my wife, Gertrude Spicer absolutely, without any conditions or restrictions.

I constitute and appoint my said wife to be the Executor of this my Last Will and Testament, and desire that she be excused from the necessity of giving bond while acting in this capacity, and hereby revoke any other Wills or Codicils that hitherto might have been made by me.

Witness my hand and seal this 25th day of August in the year 1913.

St. Louis Spicer

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

Kathryne Brender
723 1/2 Franklin St.
J. Abner Saylor, Jr.
207 St Paul St.

Baltimore County Sd.

On the 14th day of October 1914, came Gertrude Spicer, and made oath that she does not know of any Will or Codicil of St. Louis Spicer, late of said County, deceased, other than the above instrument of writing, and that she found the same in a safe deposit box at the Munsey Trust Company, on or about the 7th day of October 1914, and Testator died 29th day of Sept 1914.

Sworn to in open Court

Test. Wm J. Peach

Register of Wills for Baltimore County.

Baltimore County Sd.

On the 14th day of October 1914, came Kathryne Brender and J. Abner Saylor, Jr. subscribing witnesses to the foregoing Last Will and Testament of St. Louis Spicer, late of said County, deceased and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and dis-

possessing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request and in the presence of each other.
Sworn to in open Court.

Test J. J. Beach

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County
The Court, after having carefully examined the above last Will and Testament of H. Louis Spicer, late of Baltimore County, deceased and also the evidence adduced as to its validity, Orders and Decrees, this 14th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said H. Louis Spicer, deceased.

E. Clinton Tracy
H. Seymour Picard
Patrick Bradley

Lydia F. Hoffman }
Last Will and Testament } I, Lydia F. Hoffman of Baltimore County,
State of Maryland, being of sound mind,
memory and understanding, do make
and publish this my last Will and Testament

hereby revoking and making void all former wills by me at any time heretofore made.

First. My Will is that all my just debts and funeral expenses, shall by my executor herein after named be paid out of my estate, as soon after my decease as shall by him be found convenient.

As to such estate as it hath pleased God to intrust me with, I hereby dispose of the same as follows.

I give and bequeath to my beloved daughters, Mary Jane Bailey, Margaret Matilda Beck, Laura Kate Swann, Annie Elizabeth Beck, and Lydia Alberta Ehrhart each the sum of one hundred dollars, after all my expenses and bequests are paid, I devise and bequeath the balance of my estate among my children, Mary Jane Bailey, Margaret Matilda Beck, William L. Hoffman, John Hoffman, Laura Kate Swann, Annie Elizabeth Beck, Lydia Alberta Ehrhart and George L. Hoffman share and share alike.

In case of death of any of my children then and in that case their respective share is to be divided among their children.

And I do hereby constitute and appoint John Ehrhart as sole executor to this my last and testament.

In witness whereof, I, Lydia F. Hoffman the testatrix have to this my last Will and Testament, set my hand and seal this first day of May A. D. 1911.

Lydia F. Hoffman

Signed, sealed, published and declared by the abovesaid Lydia F. Hoffman as and for her last Will and Testament in the presence of us, who have hereto subscribed our names at her request as witnesses thereto, in the presence of the said testatrix and of each other.

H. J. Beach
J. J. Beach

Baltimore County, Md.

On the 20th day of October 1914, came John Ehrhart and made oath that he does not know of any Will or Codicil of Lydia F. Hoffman late of said County, deceased other than the above instrument of writing, and that he found the same among papers of deceased on or about the 13th day of October 1914, and Testatrix, died 10th day of October 1914.
Sworn to in open Court.

Test J. J. Beach

Register of Wills for Baltimore County

Baltimore County, Md.

On the 20th day of October 1914, came H. A. Koller and Carrie Koller subscribing witnesses to the foregoing last Will and Testament of Lydia F. Hoffman, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.
Sworn to in open Court.

Test J. J. Beach

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County

The Court, after having examined the above last Will and Testament of Lydia F. Hoffman, late of Baltimore County, deceased and also the evidence adduced as to its validity, Orders and Decrees, this 20th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Lydia F. Hoffman deceased.

E. Clinton Tracy
H. Seymour Picard
Patrick Bradley

Annette H. Hopkins }
Last Will and Testament } I, Annette H. Hopkins, of Baltimore County,
in the State of Maryland, being of sound and
disposing mind do hereby make, publish and
declare this to be my last Will and testament.

After the payment of all my just debts and funeral expenses, it is my wish and desire that my property of every kind, sort and description shall be disposed of in the following manner.

I give, devise and bequeath all my property, real, personal and mixed unto my husband, Joseph Hopkins, for and during the term of his natural life, and from and immediately upon his death, should my daughter Marion then be unmarried, I give, devise and bequeath my properties in the Green Spring Valley, known respectively as the Briars and Hayside containing respectively about eight and ten acres of land, to my said daughter absolutely free of encumbrance, all encumbrances thereon, if any, to be paid out of the balance of my estate, the ten acres surrounding my dwelling known as Hayside, are to be selected and laid off under the directions and according

to the wishes of my said daughter Marion, the balance of all the net and residue of my property, I give, devise and bequeath to my two daughters Marion and Helen, absolutely in equal shares and portions, with the further provision that in the event my daughter Marion should be married at the death of my said husband, then my said properties known as the Briars and Wayside shall be divided equally between my two daughters, Marion and Helen, in the same manner as I have provided for all the rest, residue and remainder of my estate.

I hereby constitute and appoint my husband, Joseph Hopkins executor of this my last Will and testament and desire that he be excused from giving bond.

In testimony whereof, I have hereunto subscribed my name and affixed my seal this second day of February, in the year 1912.

Annette H. Hopkins

Witnesses { Margaret Crowne Nelson
E. Bradley Jones Jr.

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 her request and in her presence and the presence of each other, have hereunto subscribed our names as witnesses.

Margaret Crowne Nelson
E. Bradley Jones Jr.

Baltimore County, Md.

On the 22nd day of October 1914, came Wm D. Poulter, and made oath that he does not know of any Will or Codicil of Annette H. Hopkins late of said County, deceased, other than the above instrument of writing, and that he received the same from Testatrix on or about the 2nd day of February 1910, and Testatrix died 24th day of July 1914.

Test. Wm D. Peach.

Register of Wills for Baltimore County

Baltimore County, Md.

On the 22nd day of October 1914, came E. Bradley Jones Jr. one of the subscribing witnesses to the foregoing last Will and Testament of Annette H. Hopkins, late of said ^{County} deceased, and made oath that he did see the Testatrix sign and seal this Will, that he heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her so doing she was to the best of his apprehensions of sound and disposing mind, memory and understanding, and that he together with Margaret Crowne Nelson, who is out of the State subscribed their names as witnesses to this will in her presence at her request, and in the presence of each other.

Test Wm D. Peach

Register of Wills for Baltimore County

Baltimore County, Md.

On the 22nd day of October 1914, came Marion H. Hopkins and made oath that he is familiar with the handwriting of Margaret

Crowne Nelson, one of the subscribing witnesses to the aforesaid last Will and Testament of Annette H. Hopkins, deceased, and that the signature attached to the aforesaid Will, is the true and genuine signature of Margaret Crowne Nelson, who is out of the State of Maryland, to the best of his knowledge and belief.

Sworn to in open Court

Test. Wm D. Peach.

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Annette H. Hopkins, late of Baltimore County deceased, and also the evidence adduced as to its validity, Order and Decree, this 22nd day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Annette H. Hopkins deceased.

E. Clinton Tracey
H. Seymour Pierce
Patrick Bradley.

William Jackson { Last Will and Testament of William Jackson
Last Will and Testament } I, William Jackson of Baltimore County in the 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:

First: All my estate of every kind, nature and description, real personal and mixed, wherever situated and whencesoever derived, of which I shall die seized and possessed, or to which I shall be in any manner entitled at the time of my death, I give, devise and bequeath unto my five children, Mary Louisa Muller, James Dunbar Jackson (also known as J. Duke Jackson), Ramsay Jackson, Harry George Jackson and Sarah Eva Jackson, to be equally divided among them, share and share alike.

In case any of my said five children shall predecease me, then I give, devise and bequeath his or her said share in my said estate (so devised and bequeathed to him or her as aforesaid) unto his or her children living at the time of my death, and the then living descendant or descendants of any of his or her then deceased child or children (if any), to be equally divided among them, per stirpes and not per capita, share and share alike.

And, furthermore, in case any of said five children shall predecease me, without leaving any child or children, or descendant or descendants of any of his or her deceased child or children (if any) living at the time of my death, then I give, devise and bequeath his or her share in my said estate (so devised and bequeathed to him or her as aforesaid) unto my remaining children living at the time of my death, and the then living descendant or descendants of any then deceased, child or children of mine, to be equally divided among them, per stirpes and not per capita, share and share alike.

William Jackson

Second: I do hereby nominate and appoint my daughter, May Louisa Muller, and Lewis J. Cohen, to be the Executors of this, my last Will and Testament.

Third: I do hereby fully authorize and empower my said Executors and the survivors of them, to sell the whole or any portion or portions of my said estate, real, personal or mixed, either at public or private sale, if they, or she or she, as the case may be, shall deem such sale or sales, advisable for any reason whatever, and I do further fully authorize and empower my said Executors and the survivors of them, to make, execute, acknowledge and deliver all deeds and other instruments of writing that may be necessary to carry this power into effect, it being expressly understood that there shall be no obligation on the part of any purchaser or purchasers to see to the application of the purchase money.

In witness whereof I have hereunto set my hand and affixed my seal this fourth day of June in the year one thousand, nine hundred and thirteen, hereby revoking all other Wills heretofore made by me, This Will consisting of two typewritten pages, inclusive of this page, each of which bear my signature.

William Jackson

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

Geo. H. Hocking
Martha Robbins Hocking
T. Hilbur Meads.

Baltimore County Sd.

On the 22nd day of October 1914, came May Louisa Muller and made oath that she does not know of any Will or Codicil of William Jackson, late of said County, deceased, other than the above Instrument of writing and that she found the same in the Safe Deposit Box at the Fidelity and Deposit Co., on or about the - day of October 1914, and Testator died 9th day of October 1914.

Sworn to in open Court.

Test. Wm J Peach

Register of Wills for Baltimore County.

Baltimore County Sd.

On the 22nd day of October 1914, came Geo. H. Hocking, Martha Robbins Hocking, and T. Hilbur Meads, subscribing witnesses to the foregoing Last Will and Testament of William Jackson, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test Wm J Peach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court after having carefully examined the above last Will and Testament of William Jackson, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 22nd day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said William Jackson, deceased.

E. Clinton Tracy
vs. Seymour Piercol

Robert S. Furdlay } I Robert S. Furdlay of Baltimore City, in the
Last Will and Testament } State of Maryland, being of sound and disposing
mind, memory and understanding, do make and
publish this as and for my last Will and Testament
herby revoking all wills heretofore made by me.

1. I give and bequeath unto my daughter, Emma Furdlay Brogden absolutely, the sum of Five Thousand Dollars (\$5000.) to be paid either in Cash, or by assigning to her securities of equal value.

11. I give, devise and bequeath unto the Safe Deposit and Trust Company of Baltimore all my estate and property of every kind and description, In Trust and Confidence, nevertheless, to hold and keep, the same invested, and to collect the income arising therefrom, and to pay over the net amount thereof, together with one half of such commissions as may be allowed to the trustee, unto my daughter, Emma Furdlay Brogden, during her life, unto her own hands, and not unto the hands of another, her receipt alone to be a sufficient acquittance to the said trustee, and in further trust upon her death to transfer and deliver the principal of my said estate to her issue her surviving, and to hold the same for their use and benefit in such manner, and upon such terms as she may name, limit and declare by her last Will and Testament, and in case of her death, leaving issue, but without leaving a will, then to pay over and transfer all of my said property and estate to her children living at her death, and the descendants then living of her deceased children, per stirpes and not per Capita, and should she die without issue, then to pay over and transfer and deliver my said estate to such persons or objects as my said daughter may limit and declare by her last Will and Testament, and in default of her making such testamentary disposition of my estate then the same shall pass to and vest in such persons who, at the time of my death, would be my next of kin under the then existing laws of the State of Maryland.

Power is hereby conferred upon my said trustee, by and with the consent in writing of my said daughter, to vary the investments of my estate as often, and in such manner as may be deemed advisable, but I request that my investments in Glenwood Cotton Mill securities, the North Carolina State bonds, and in the Clover

Cotton Manufacturing Company shall be held as investments of my estate and not sold unless for good reason appearing to my trustee, as I consider those investments perfectly safe.

I appoint my said daughter and the Safe Deposit and Trust Company of Baltimore to be my executors, and request that my daughter shall not be required to give bond as such executor, and I give to my executors the sum of Fifteen Hundred Dollars, to be equally divided between them, in lieu of all commissions, and request that they shall not ask for nor charge any other commissions, and in order to facilitate the settlement of my estate, I direct that any mortgages I may hold shall be transferred by them to the trustee to be held as investments until maturity or any renewal of same my trustee shall think proper to make.

In testimony whereof I have hereunto set my hand and affixed my seal this 1st day of November in the year 1907.

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

Thos Mackenzie
607 Continental Bldg
H. Lindlay French
19 H. Chase St.
Edwood Bozman
711 Garden Ave.

Robert S. Lindlay

Baltimore County Sd.
On the 27th day of October 1914, came H. H. M. Lee Secy of Safe Deposit & Trust Co. of Balt. and made oath that said Company does not know of any Will or Codicil of Robert S. Lindlay, late of said County, deceased, other than the above instrument of writing, and that said Company found the same in Testator's Safe Deposit Box on or about the 27th day of October 1914, and Testator died 21st day of October 1914.
Sworn to before the subscriber

H. H. M. Lee
Register of Wills for Baltimore County.

Baltimore County Sd.
On the 28th day of October 1914, came Thos Mackenzie and H. Lindlay French, two of the subscribing witnesses to the foregoing Last Will and Testament of Robert S. Lindlay, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with Edwood Bozman, who is now deceased subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.
Sworn to before the subscriber

H. H. M. Lee
Register of Wills for Baltimore County.

Baltimore County Sd.
On the 28th day of October 1914, came Thos Mackenzie and H. Lindlay French two of the subscribing witnesses to the Last Will and Testament of Robert S. Lindlay, deceased, and they both made oath that they are familiar with the signature and handwriting of Edwood Bozman one of the subscribing witnesses to the foregoing Last Will and Testament of Robert S. Lindlay, decd and that the signature of Edwood Bozman attached to said Will is his true and genuine signature to the best of their knowledge and belief and that Edwood Bozman is now deceased.
Sworn before the subscriber

H. H. M. Lee
Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.
The Court, after having carefully examined the above Last Will and Testament of Robert S. Lindlay, late of Baltimore County, deceased and also the evidence adduced as to its validity, orders and Decrees this 28th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Robert S. Lindlay deceased.

E. Clinton Tracy
H. Seymour Piccol
Patrick Bradley.

+ Corinne C. Fleury }
Last Will and Testament } Corinne C. Fleury, of Upper Falls, Baltimore County, do hereby make, publish and declare this my last Will and Testament, hereby revoking any and all Wills by me at any time heretofore made.

It is my desire that my hereinafter named executor shall pay my just debts and funeral charges out of my estate as soon after my death as he may find it convenient.

To my daughter Virginia Mary Fleury and Josephine Genevieve Fleury, I give and bequeath all my silver, household goods wearing apparel and jewelry of which I shall die possessed, share and share alike until the marriage or death of either, in which event her share shall go to the survivor of my hereinbefore mentioned daughters until her marriage or death and upon the marriage or death of the last of my hereinbefore mentioned daughters all that personally covered by this clause which has not ceased to exist by virtue of its use, shall be divided among my children living at that time, share and share alike absolutely.

The rest and residue of my estate, whether real, personal or mixed, of which I shall die seized and possessed, where ever located, shall be divided into eight equal parts, which parts I give, devise and bequeath as follows.

To my son Benjamin Augustine Fleury and his heirs, one eighth portion to be fully.

To my daughter Lydia Annour Toney (nee Fleury) and her heirs one eighth portion absolutely.

To my daughter Corinne Cecilia Raphael (nee Fleury) and her heirs, one one eighth portion, absolutely.

To my son Paul Arme Fleury Jr. and his heirs, one one eighth portion absolutely.

To my son George Jerome Fleury and his heirs, one one eighth portion absolutely.

To my daughter Virginia Mary Fleury and her heirs, one one eighth portion absolutely.

To my daughter Josephine Genevieve Fleury and her heirs one one eighth portion absolutely.

The remaining one eighth portion I give, devise and bequeath to Paul A. Fleury Jr., in trust and confidence however, for the use and benefit of my son Felix Edward Fleury until my said son Felix reaches the age of twenty five (25) years, to be held, managed, invested, sold or reinvested by the hereinbefore named trustee as in his judgment shall be for the best interest of my said son Felix, and I further direct that when my said son Felix reaches the age of twenty five (25) years, the hereinbefore named trustee shall turn over to him all that property in his hands covered by this trust, to him and his heirs absolutely, free from the operation of this trust, and I further direct that the hereinbefore named trustee shall have the power and right, at any time during the operation of this trust, to sell or lease all or any part of the property covered by this trust without application to any Court for authority so to do and the purchase of such property, or any part thereof, shall be under no obligation to see to the application of the purchase money.

I appoint Paul A. Fleury Jr. executor of this my will, and direct that he shall not be required to give any bond or security for the proper discharge of his duties.

In witness whereof I have hereunto subscribed my name, this 17th day of October, in the year of our Lord one thousand nine hundred and thirteen, in the presence of A. A. Raphael and John Deity, whom I have requested to become attesting witnesses hereto.

Cosime C. Fleury
Signed, published and declared by the above named for her last Will and Testament, in the presence of us, who in her presence and in the presence of each other, and at her request, have hereto subscribed our names.

A. Alexis Raphael Jr.
John Deity

I ask you my Children in the name of God, to give in charity one hundred dollars for masses for the repose of my soul as soon after death as possible,

Oct 30 1913

Cosime C. Fleury

Baltimore County S.D.

On the 29th day of October 1914, came Paul A. Fleury Jr. and made oath that he does not know of any Will or Codicil of Cosime C. Fleury late of said County, deceased, other than the above instrument

of writing, and that he found the same among papers of Testatrix on or about the 4th day of October 1914, and Testatrix did 23 day of October Sworn to in open Court.

Test H. J. Beach

Register of Wills for Baltimore County.

Baltimore County S.D.

On the 29th day of October 1914, came A. Alexis Raphael and John Deity subscribing witnesses to the foregoing Last Will and Testament of Cosime C. Fleury, late of said County, deceased, and made oath that they did see the Testatrix 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 her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other. Sworn to in open Court.

Test H. J. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Cosime C. Fleury, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Orders and Decrees, this 29th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Cosime C. Fleury deceased.

E. Clinton Tracy
H. Seymour Currier
Patrick Bradley

Silas E. Baldwin } I, Silas E. Baldwin, of Baltimore County and
Last Will and } State of Maryland, do make this my last Will
Testament } in manner following, that is to say.

After the payment of all my just debts and funeral expenses, I give, devise and bequeath all my estate of every kind, whether real, personal or mixed, and whether now in my possession or hereafter acquired, as follows:

First: As to all the estate of which I may die possessed of every kind and wheresoever situate, I do give, devise and bequeath the same to my brother Harry H. Baldwin in and upon trust, however to hold and have in possession the same for the benefit of his three children Harry Street Baldwin, Margaret B. Baldwin and John Arme Baldwin, and the survivor or survivors of them, and I appoint further trust that he shall collect all interest or and income from the same and add such interest or income to the corpus or principal thereof during the minority of the said children, to keep the same well and safely invested in savings banks, mortgages or other safe and productive securities during the infancy of said children, and when the said three children shall respectively attain to his or her legal majority, that is to say, the boy

or boys become twenty one years of age, and my niece Margaret B. Baldwin becomes eighteen years of age, he shall pay over and deliver to them severally that one third part of such accumulated estate when and as they shall severally arrive at such age, and if any one or more of said children shall die before arriving at such legal age, then the share or shares of any so dying shall be held in trust for the benefit of the survivor or survivors as tenants in common and be delivered and paid over to such survivor or survivors by the said trustee when arriving at legal age.

And should I die possessed of any real estate, I do authorize and empower my said trustee to rent, lease or sell and convey the same in his discretion without application to any court for that purpose, and I do further request and require the said trustee to enter into such bond and give such securities as the Circuit Court for Baltimore County, as a Court of Equity, may require for the faithful performance of his duties as such trustee.

Second. I constitute and appoint my said brother Harry B. Baldwin to be the executor of this my last Will and Testament, hereby revoking all other Wills or Codicils by me heretofore made.

In Testimony whereof I have hereunto subscribed my name and affixed my seal this 12th day of April in the year 1905

Silas E. Baldwin

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

John F. Conroy
John E. Gellott

Baltimore County, S.D.

On the 29th day of October 1914, came John E. Gellott and made oath that he does not know of any Will or Codicil of Silas E. Baldwin late of said County, deceased, other than the above Instrument of writing, and that he received the same from Testator on the 12th day of April 1905, and Testator died 22nd day of October 1914. Sworn to in open Court.

Jest. H. & Peach.

Register of Wills for Baltimore County.

Baltimore County, S.D.

On the 29th day of October 1914, came John E. Gellott one of the subscribing witnesses to the foregoing last Will and Testament of Silas E. Baldwin, late of said County, deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding and that he together with John F. Conroy, who is deceased subscribed their names as witnesses to this Will in his presence at his request and in the presence of each other and he further made oath that he is familiar with the handwriting

and signature of the said John F. Conroy. Sworn to in open Court.

Jest. H. & Peach.

Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Silas E. Baldwin late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decrees, this 29th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Silas E. Baldwin deceased.

E. Clinton Tracy
H. Seymour Russell
Patrick Bradley.

Charles C. Homer } I, Charles C. Homer, of Baltimore County, in the
Last Will and Testament } State of Maryland, being of sound and disposing mind, memory and understanding, do hereby make and publish this, my Last Will and Testament, in manner and form following, that is to say.

Item I. After the payment of my just debts and funeral charges I give and bequeath unto my wife, the sum of ten thousand and dollars (\$10000) to complete certain charitable and other gifts which we have discussed.

Item II. I give, devise and bequeath unto my wife absolutely, the residence owned and occupied by me, at the time of my death, together with all of the household furniture, silver, pictures, books, horses, and carriage, which I may own at the time of my death.

Item III. I give and bequeath unto my two sons, Harry L. and Robert Baldwin, each the sum of ten thousand dollars (\$10000).

Item IV. I give and bequeath unto my Trustees herein after named, the sum of five thousand dollars (\$5000), the net annual income whereof shall be paid unto Mary C. Gaskins, during the term of her natural life, and after her death, the said principal of five thousand dollars (\$5000) to the property in which the same shall have been invested and as the same shall then be constituted, shall be paid unto her daughter, Fannie Gaskins Kellow, absolutely, freed, cleared and discharged of the trust thereon imposed.

Item V. I give and bequeath unto Hattie Holthaus, daughter of Henry C. Holthaus, if she be living at the time of my death, the sum of one thousand dollars (\$1000).

Item VI. I give and bequeath unto all of the Clerks in the employment of the Second National Bank of Baltimore at the time of my retirement as president of said Bank, or at my death, and who shall have been in the employment of said Bank for ten (10) consecutive years prior to my retirement as its president, or my death, the sum of five thousand dollars (\$5000) to be divided among them equal by share and share alike.

Item VII. All the rest and residue of my estate, real personal and

mixed, I give, devise and bequeath unto my friend George R. Hillie and my two sons, Charles C. Homer, Junior, and Francis T. Homer, in special trust and confidence, for the use and purposes hereinafter declared, of and concerning the same, that is to say: To have and to hold my trust estate unto the trustees above named, with power to collect and receive the rents, issues and profits thereof, and therefrom to pay all taxes, public duties and charges, all expenses which my trustees may incur for the proper preservation and maintenance thereof, and from the net annual income to pay unto my wife, so long as she may live, such part thereof as she may demand ^{and the retaining} balance of said income, if any shall be divided into four (4) equal parts and, part unto each of my four (4) sons, the child or children of my deceased son of mine standing in loco parentis, and to become entitled to his her or their parent's part or share of said balance of said income equally, share and share alike, and should any one of my said sons depart this life without issue him surviving, then the said balance of said income shall be divided into as many parts as I have sons, living at that time the child or children of my deceased son of mine standing in loco parentis, upon the death of my wife, the income which may be derived from my trust estate shall be equally divided among my four (4) sons, share and share alike, should any of my said sons depart this life leaving issue him or her surviving, then such issue shall stand and become entitled to ^{this writing attached} ~~the same~~ ^{come here which was in voluntarily omitted} ~~the same~~ in their discretion, to make and change any and all investment or investments, by which my said trust estate may from time to time be represented and to execute and deliver and to accept all papers relating of whatsoever nature, whether under seal or otherwise, which, in their judgment, may be deemed necessary for the proper execution of the trust hereby created.

I hereby direct my said trustees in the management of my trust estate, not withstanding anything to the contrary herein contained, that in the event of their being required to pay premiums upon investments which they may purchase, in excess of the par value thereof, or in case of any loss to the corpus of the trust estate, which they may sustain in the management thereof, that such premium or loss shall be charged against the income of my estate, after the demands of my wife thereon or there to shall have been satisfied, it being my purpose to hold my trust estate without diminution in the value thereof, but the demands of my wife upon or to the income shall not be defeated in any respect, except with her consent and that all loss or depreciation by whatever means, shall be gradually paid out of the income of my trust estate in excess of her demands thereon.

Notwithstanding anything anything herein to the contrary contained, I direct that the corpus of my trust estate shall be held together and that there shall be division thereof to be place not withstanding all of my sons may be dead before the death of my wife.

In the event of any one of my trustees departing this life before

the termination of the trust hereunder, I desire such vacancy filled by such person or such trust company as the two surviving trustees may recommend for the Court to appoint; so that there shall always be three trustees hereunder.

Lastly, I hereby nominate and appoint my friend George R. Hillie and my two sons, Charles C. Homer, Junior, and Francis T. Homer, the Executors of this my Last Will and Testament, and hereby express the wish that they be excused from giving bond for the faithful discharge of their duties hereunder.

In testimony whereof, I have hereunto set my hand and affixed my seal on this, the 31st day of May in the year one thousand nine hundred and ten.

Chas. C. Homer

Signed, sealed, published and declared by Charles C. Homer, the above named testator, as and for his Last Will and Testament, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto set our hands as witnesses, thereto.

J. S. Conkling

Fred. A. Hoffman

Baltimore County, Md.

On the 25th day of October 1914, came Charles C. Homer, Jr. and made and subscribed to know of all Will or Codicil of Charles C. Homer, late of said County, deceased, other than the above instrument of writing, and

OFFICE ROOMS
MONDAY TO FRIDAY 8:30 A. M. TO 4:30 P. M.
SATURDAY 8:30 A. M. TO 12 M.

TOWSON, MD. 191

WILLIAM J. PEACH
REGISTER OF WILLS

C. Columbus Leacy
S. Seymour Percel
Catharine Bradley

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mind, I give, devise and bequeath unto my friend George A. Hillie and my two sons Charles C. Homer, Junior, and Francis L. Homer, in special trust and confidence, for the use and purposes hereinafter declared, of and concerning the same, that is to say: To have and to hold my trust estate unto the trustees above named, with power to collect and receive the rents, issues and profits thereof, and therefrom to pay all taxes, public and private, and all expenses which my trustees may incur for the proper preservation and maintenance thereof, and from the net annual income to pay unto my wife, so long as she may live, such part thereof as she may demand, ^{and the remaining} balance of said income, if any shall be divided into four (4) equal parts, and, unto each of my four (4) sons, the child or children of any deceased son of mine standing in loco parentis, and to become entitled to his her or their parent's part or share of said balance of said income equally, share and share alike, and should any one of my sons depart this life without issue him surviving, then the said balance of said income shall be divided into as many parts as I have sons living at that time, the child or children of my deceased son of mine standing in loco parentis, upon the death of my wife the income which may be derived from my trust estate shall be equally divided among my four (4) sons, share and share alike, should any of my said sons depart this life leaving issue him surviving, then such issue shall stand and become entitled to

This writing attached come here which was in a copy omitted

For matter should read at this point ^{his, her or their parents share equally, per stirpes and not per capita, until the termination of that trust hereby created, and should any of my sons depart this life without issue him surviving, then said income shall be divided among my surviving sons, the issue of any deceased son standing in loco parentis. When the last survivor of my said sons shall have departed this life, my trustees or their successors shall divide the corpus of my trust estate, as the same may then be constituted, equally among all of my grandchildren living at that time, per capita, share and share alike; should any of my grandchildren at that time be dead, leaving issue surviving him or her, then the share of the corpus of my estate which such grandchild, if living, would have been entitled to, shall be equally divided among such issue living at that time, per stirpes and not per capita. Notwithstanding anything herein contained to the contrary, I do hereby authorize and empower each of my said sons who may leave them surviving, to execute a Last Will and Testament whereby he may appoint among the persons who may be entitled hereunder at the termination of the trust, the part or share of the trust estate to which his child or children would be entitled hereunder, had he died intestate. I further authorize and empower my trustees to invest any and all moneys which may come into their possession under my will, in interest bearing securities as in their judgment may be deemed secure and profitable to sell and dispose of any part or parts of my trust estate, as well such part or parts acquired by my trustee through and by my primary investments, or any subsequent re-investment made by them hereunder as such part or parts passing into their possession as investments made by me in my lifetime, and my said trustees are hereby}

In the event of any one of my trustees departing this life before

the termination of the trust hereunder, I desire such vacancy filled by such person or such trust company as the two surviving trustees may recommend to the Court to appoint; so that there shall always be three trustees hereunder.

Lastly, I hereby nominate and appoint my friend George A. Hillie and my two sons, Charles C. Homer, Junior, and Francis L. Homer, the Executors of this, my Last Will and Testament, and hereby express the wish that they be released from giving bond for the faithful discharge of their duties hereunder.

In testimony whereof I have hereunto set my hand and affixed my seal on this, the 31st day of May in the year one thousand nine hundred and ten.

Chas. C. Homer

Signed, sealed, published and declared by Charles C. Homer, the above named testator, as and for his Last Will and Testament, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto set our hands as witnesses, thereto.

J. S. Conkling
Fred. A. Hoffman

Baltimore County, Md.

On the 25th day of October 1914 came Charles C. Homer, Jr. and made oath he does not know of all Will or Codicil of Charles C. Homer, late of said County, deceased, other than the above instrument of writing, and that he received the same from Testator some time during the month of June 1914, and Testator died 13th day of September 1914.

J. S. Conkling

Register of Wills for Baltimore County

Baltimore County, Md.

On the 25th day of October 1914, came J. S. Conkling and Frederick A. Hoffman, subscribing witnesses to the foregoing Last Will and Testament of Charles C. Homer, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other. Sworn to before the subscribers.

J. S. Conkling

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County

The Court, after having carefully examined the above last Will and Testament of Charles C. Homer, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and decrees, this 29th day of October 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Charles C. Homer, deceased.

E. Clinton Tracy
J. Seymour Percell
Catharine Bradley

Julia A. Bartlett } I, Julia A. Bartlett, do make and publish this
Last Will and Testament } as my Last Will and Testament.

Item 1. I give to my brother, Edward B. Farland, the sum of ten thousand dollars (\$10000).

Item 2. I give to Mattie Kearney the sum of five hundred dollars (\$500).

Item 3. I give to Cecelia Kearney the sum of three hundred dollars (\$300).

In case the death of Edward B. Farland prior to my death, I desire that the said sum of ten thousand dollars be paid to his wife, ^{of Ten Thousand Dollars shall become} Cecelia Farland, if she survive me, if not, the said amount of the residue of my estate, in case of the death of either of the legatees, Mattie Kearney or Cecelia Kearney, prior to my death, then the legatee so left to the one dying shall take and become part of the rest and residue of my estate.

Item 4. I give to my grandson, Edward L. Bartlett, the son of the late B. Lewis Bartlett, the sum of one thousand dollars (\$1000).

Item 5. All the rest and residue of my estate, real, personal and mixed, of what ~~soever~~ kind and where so ever situated, shall be divided into five equal portions by my Executors hereinafter named, who shall distribute an equal one fifth portion to each of my three children, Maria B. Headen, Della C. Malloy and Julia B. Baldwin, absolutely. The remaining two fifths I give, devise and bequeath to Albert B. Dew, Trustee, in trust and confidence, to hold an undivided one fifth share for each of my two sons, John F. Bartlett and Edward L. Bartlett, and to pay to them, respectively, the net income from said shares in equal quarterly instalments for and during their respective lives, and upon the death of either of my said sons, then I direct that the income from his portion of my said estate shall be paid in equal portions to his child or children until such child or children arrive at the age of twenty one years, when such child or children shall be entitled to receive his or her interest absolutely, free from the trust.

If any of the children of my son John F. Bartlett shall die before arriving at the age of twenty one years, without leaving any children or descendants, then the share or shares of the child or children so dying shall be added to the share or shares of their brothers and sisters living at their death and the descendants then living of any deceased brothers and sisters, per stirpes; and if all of the children of my said son John F. Bartlett should die before arriving at that age without leaving children surviving them, then that one fifth share of my estate shall be paid to my son's wife, Kim-fred M. Bartlett, absolutely.

If any of the children of my son Edward L. Bartlett shall die before arriving at the age of twenty one years without leaving any children or descendants, then the share or shares of the child or children so dying shall be added to the share or shares of their brothers and sisters living at their death, and the descendants then living of any deceased brothers or sisters, per stirpes. And if all of the said child ^{of Edward L.} Bartlett should die before arriving at the age of twenty one years without leaving issue,

Julia A. Bartlett

then said one fifth share shall be added to the shares of my other children then living, and the descendants then living of such of my children as may be then deceased, per stirpes, to be held under the same terms as the shares given them respectively herein.

All payments of income to the beneficiaries by the Trustees, as provided for in this my Will, shall be into their own hands, respectively and not into the hands of others, whether claiming by their authority or otherwise, except that during the minority of any of the beneficiaries, his or her share of the net income may be applied by said Trustee to their support and maintenance, or paid to their respective guardian, as said Trustee may deem best.

My Trustee shall have full power to sell, mortgage, assign, lease, or in any other manner dispose of any or all of said trust property, or any part or parts thereof, and the value or proceeds of such sales to invest in other property or assets, as he may deem expedient and proper, with full power to him to change any investments or re investment from time to time, as he may direct or think fit and with the further power, at the termination of any part of the trust herein declared, to divide the estate in kind among those entitled, so far as the same is susceptible of division; and with power to my said Trustee to sell any portion which may, in his opinion, be incapable of division, and to execute and deliver all assignments and transfers and other instruments of writing, as may be deemed necessary or requisite in the execution of the authority thus conferred upon him.

Item 6. I hereby appoint Albert B. Dew as sole Executor of this my Will, and request that he be excused from giving bond, other than that required by law.

In witness whereof, I have hereunto signed my name and affixed my seal, on this 24th day of May 1912.

Julia A. Bartlett

Signed, sealed, published and declared, by the abovesaid 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.

Jesse M. Gowen
John E. Lemme Jr.

Baltimore County Md.
On the 30th day of October 1914, came Albert B. Dew, and made oath he does not know of any Will or Codicil of Julia A. Bartlett, late of said County, deceased, other than the above instrument of writing, and that he received the same from Testatrix on or about the 24th day of May 1912, and Testatrix died 27th day of October 1912.
shown to before the subscribers
J. J. Peach

Baltimore County Md.
On the 31st day of October 1914, came John E. Lemme Jr. and

Julia A. Bartlett

On the 4 day of November 1914, came Jesse M. Brown, subscribing witness to the foregoing Last Will and Testament of Julia A. Bartlett, late of said County, deceased, and made oath that they did see the Testator sign and seal this Will, that they heard her publish, pronounce and declare the same to be her last Will and Testament that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.

Jesse M. Brown

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County
The Court, after having carefully examined the above last Will and Testament of Julia A. Bartlett, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decree this 4th day of November 1914 that the same be admitted in this Court as the true and genuine last Will and Testament of the said Julia A. Bartlett, deceased.

H. Seymour Cressel
Patrick Bradley

Washington Murray } Know all men by these presents, that
Last Will and Testament } I Washington Murray of Calvert County
in the State of Maryland, being of sound mind and disposing memory do hereby make public and declare this to be my last Will and Testament hereby revoking all other Wills by me made.

1. After the expenses incident to my burial shall have been paid, I give grant bequeath and devise all of my property possessed by me at my death real personal and mixed and of what so ever description or kind and wherever the same may be found unto and to the use of my wife Eliza Ann Murray absolutely and unconditionally.

2. I nominate and appoint my said wife Eliza Ann Murray to be my Executor, under this Will and reposing especial confidence in her ability to preserve my estate it is my desire that she be excused from giving bond.

As witness my hand and seal this twenty third day of June in the year one thousand eight hundred and ninety six

Washington Murray

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

Nathaniel Gibson
Harner T. McSwinn

Baltimore County, S. D.

On the 5th day of November 1914, came Eliza Ann Murray and

made oath that she does not know of any Will or Codicil of Washington Murray, late of said County, deceased, other than the above instrument of Writing, and that she received the same from Testator on or about the 5th day of June 1896 and Testator died 28th day of September 1914.

Sworn to in open Court

Jesse M. Brown

Register of Wills for Baltimore County

Baltimore County, S. D.

On the 5th day of November 1914, came Harner T. McSwinn, one of the subscribing witnesses to the foregoing Last Will and Testament of Washington Murray, late of said County deceased, and made oath that he did see the Testator sign and seal this Will, that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with Nathaniel Gibson, who is now deceased, subscribed the same as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court

Jesse M. Brown

Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County

The Court after having carefully examined the above last Will and Testament of Washington Murray, late of Baltimore County, deceased, and also the evidence adduced as to its validity, orders and Decree, this 5th day of November 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Washington Murray, deceased.

H. Seymour Cressel
Patrick Bradley

Samuel D. Bland } In the name of God, Amen.
Last Will and Testament } I Samuel Davis Bland, Baltimore County,
in the State of Maryland, being of sound and disposing mind, memory and understanding, mindful of death, but uncertain as to the time thereof, do make and publish this my Last Will and Testament, hereby revoking all former Wills by me at any time heretofore made, in manner and form following to wit:-

First: After the payment of all my just debts and funeral expenses, I hereby give devise and bequeath to my brothers Edward Lee Bland Albert Crooks Bland and Curran Alony Bland all my property of every kind what so ever and where so ever situate, share and share alike, to be held by them as joint tenants and not as tenants in common.

Second: and I hereby constitute and appoint my said brothers executors of this my Last Will and Testament and I request that they may not be required to give bond.

In testimony whereof I have hereunto set my hand and affixed my seal this Thirtieth day of November 1912.

Samuel Davis Bland

Signed, sealed, published and declared by the above named Testator Samuel Davis Bland, as and for his Last Will and Testament in his presence and in the presence of each other have subscribed our names as witnesses thereunto.

R. B. Hooper Jr.
A. M. Hooper

Baltimore County Md.

On the 5th day of November 1914, came to view Lee Bland and made oath that he does not know of any Will or Codicil of Samuel Lee Bland late of said County, deceased other than the above instrument of Writing and that he found the same among papers of deceased on or about the 3rd day of November 1914, and Testator died 25th day of October 1914.

Sworn to in open Court.

Test J. M. Beach

Register of Wills for Baltimore County.

Baltimore County Md.

On the 5th day of November 1914, came R. B. Hooper Jr. and A. M. Hooper, subscribing witnesses to the foregoing Last Will and Testament of Samuel Davis Bland, late of said County, deceased and made oath that they did see the Testator sign and seal this Will that they heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test J. M. Beach

Register of Wills for Baltimore County.

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Samuel Davis Bland, late of Baltimore County, deceased, and also the evidence adduced as to its validity under and Decree this 5th day of November 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Samuel Davis Bland, deceased.

E. K. Burton Tracy
H. Seymour Percod
Patrick Bradley

I appointed Executor in the Last Will and Testament of Samuel D. Bland, late of Baltimore County, deceased, do hereby refuse to act as executor of said Will, and do therefore renounce all my right to Letters Testamentary upon said deceased's Estate, and all right, title and claims that I may or could have had, by virtue of said appointment.

In testimony whereof I hereunto subscribe my name this 5th day of November 1914.
Witness.

R. P. Cruise

Crum A. Bland.

The undersigned, Albert B. Bland Executor in the last Will and Testament of Samuel D. Bland, late of Baltimore County, deceased do hereby refuse to act as Executor of said Will and do therefore renounce all my right to Letters Testamentary upon said deceased's estate, and all right, title and claims that I may, or could have had, by virtue of said appointment.

In testimony whereof I hereunto subscribe my name this 5th day of November 1914.

Witness

R. B. Hooper Jr.

Albert B. Bland.

B. F. Herschner
Therwise known as
Benjamin F. Herschner
Last Will and
Testament

(Declaration) In the name of God, Amen. I Benjamin Franklin Herschner, of the Seventh Election District in the County of Baltimore, and State of Maryland, being of sound and disposing mind and memory and being desirous of settling my worldly

affairs, and directing how the estate with which it has pleased God to bless me shall be disposed of after my decease, while I have strength and capacity so to do, do make and publish, this my last Will and Testament, hereby revoking and making null and void, all other last Wills and Testaments by me heretofore made

And first, I command my immortal being to Him who gave it, and my body to the earth to be buried with little expense or ostentation, by my executor hereinafter named.

And as to my worldly estate, and all property, of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, I devise bequeath and dispose thereof, in the manner following, to wit:

(Direction) Impiis. My Will is that all my just debts and funeral charges shall, by my executor hereinafter named, be paid out of my estate, as soon after my decease as shall be convenient.

(To Wife) Item, I give, devise and bequeath to my beloved wife Lucretia F. Herschner, all my property, both personal and mixed, to have and to hold the same during her natural life, and at her death to go to my children.

(Appointment of Executor) Lastly, I hereby constitute my wife Lucretia F. Herschner, to be sole executrix of this my last Will and Testament.

In Testimony whereof I the said Benjamin Franklin Herschner, have to this my Last Will and Testament, contained on one sheet of paper, I have here subscribed my name, and affixed my seal this twenty sixth day of June in the year of our Lord, one thousand eight hundred and seventy six.

B. F. Herschner

The above instrument consisting of one sheet of paper, was here subscribed by Benjamin Franklin Hershey, the testator, in the presence of each of us, and was at the same time declared by him to be his last will and testament, and we at his request sign our names hereunto, as attesting witnesses.

E. Matthews
at Soruck's Mill Baltimore Co. Md.
J. W. Hummiller
at Soruck's Mill Baltimore Co. Md.
S. Mc Collough
at Soruck's Mill Baltimore Co. Md.

Baltimore County, Md.

On the 10th day of November 1914, came J. Carlton Hershey and made oath he does not know of any Will or Codicil of B. F. Hershey, otherwise known as Benjamin F. Hershey, late of said County deceased other than the above instrument of writing, and that he received the same from Dr. Evans M. Lee on the 10th day of November 1914, and Testator died 2nd day of November 1914.

Sworn to before the subscribers

Wm J. Peach
Register of Wills for Baltimore County

Baltimore County, Md.

On the 12th day of November 1914, came J. W. Hummiller one of the subscribers to the foregoing last Will and Testament of B. F. Hershey, otherwise known as Benjamin F. Hershey late of said County, deceased, and made oath that he did see the Testator sign and seal this will, that he heard him publish, pronounce and declare the same to be his last Will and Testament, that at the time of his so doing he was to the best of his apprehension of sound mind, memory and understanding, and that he together with E. Matthews and S. Mc Collough, who are both deceased subscribers their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to in open Court.

Test Wm J. Peach
Register of Wills for Baltimore County

In the Orphan's Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of B. F. Hershey, otherwise known as Benjamin F. Hershey, late of ^{Baltimore} County, deceased, and also the evidence adduced as to its validity, orders and Decree, this 12th day of November 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said B. F. Hershey, otherwise known as Benjamin F. Hershey deceased.

H. Seymour Percol
Patrick Bradley

Catharine N. Conrad } & Catharine N. Conrad, of Baltimore County, the
Last Will and Testament } of Maryland, do make and publish this, my last
Will and Testament.

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

First: I give, devise and bequeath to The Trustees of the Asbury Methodist Episcopal Church of Rieistertown the sum of Two Hundred (\$200.00) dollars, for the purpose of keeping in perpetual order my Lots nos 13 and 14 in row 11 as now enclosed and Lots 13 and 14 in row twelve and as now enclosed, and also the Lots deeded in the name of Samuel B. Gungling, and also the Lots deeded in the name of Emma Todd, and also the Lots deeded to Samuel S. Gungling, all of said Lots being located in the Cemetery attached to Asbury Methodist Episcopal Church.

Second: I give, devise and bequeath unto my sister in law Emma Jane Gungling (Widow of William S. Gungling, deceased), for and during her natural life, all that tract of land and premises with improvements thereon situated on the West most side of the Baltimore and Rieistertown Turnpike Road, in the Village of Rieistertown, Maryland, and which is fully described in a Deed from George H. Mosner and wife to Lorena C. Gungling dated September 16th, 1892, and recorded among the Land Records of Baltimore County, in Liber L. M. B. No 197, folio 72 &c

This property being the fee simple property devised to me under the last Will and Testament of Lorena C. Gungling, deceased, and recorded in the office of the Register of Wills for Baltimore County.

Third: And from and after the death of Emma Jane Gungling I give, devise and bequeath the property above mentioned and described unto and to Blanche Gungling Under and Alhalia Peckert Gungling (daughters of Emma Jane Gungling) jointly, share and share alike.

Fourth: I give, devise and bequeath unto my two nephews Jesse S. Gungling and Frank S. Gungling any and ^{all} debts which may be due by them or either of them to the end that the same may be and is hereby cancelled.

Fifth: I give, devise and bequeath unto my nephew Samuel S. Gungling and Jesse R. Gungling, his wife, and to the survivors of them or either any and all debts which may be due me by either of them to the end that the same may and is hereby cancelled.

Sixth: I give, devise, and bequeath unto my nephew Samuel S. Gungling and Jesse R. Gungling, his wife, all my personal property, household effects, furniture &c in consideration of money to be repaid by my nephew Samuel S. Gungling, I give, devise and bequeath unto the said Samuel S. Gungling the residue of my Estate.

I do hereby constitute and appoint my nephew Samuel S. Gungling, to be the Executor of this my last Will and Testament, and request that he be excused from giving bond. I hereby revoke all other and former Wills and Codicils by me here to fore made.

In testimony whereof I have hereunto subscribed my name and affixed my seal this 17th day of June in the year nineteen hundred and fourteen (A.D. 1914)

Catharine N. Conrad

Signes, 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,

Frank Shivers
J. Albert Slade.

Baltimore County, Md.

On the 18th day of November 1914 came Samuel E. Youngling and made oath that he does not know of any Will or Codicil of Catharine V. Conrad late of said County, deceased other than the above instrument of writing, and that he found the same among deceased's private papers on or about the 12th day of November 1914.
Sworn to in open Court.

Test. H. J. Beach
Register of Wills for Baltimore County.

Baltimore County, Md.

On the 18th day of November 1914 came Frank Shivers and J. Albert Slade, subscribing witnesses to the foregoing Last Will and Testament of Catharine V. Conrad, late of said County, deceased, and made oath that they did see the Testatrix sign and seal this Will that they heard her explicitly 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 apprehensions of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will in her presence, at her request and in the presence of each other.
Sworn to in open Court.

Test. H. J. Beach
Register of Wills for Baltimore County.

In the Orphans Court of Baltimore County.

The Court, after having carefully examined the above last Will and Testament of Catharine V. Conrad, late of Baltimore County, deceased, and also the evidence adduced as to its validity, Order and Decree this 18th day of November 1914, that the same be admitted in this Court as the true and genuine last Will and Testament of the said Catharine V. Conrad deceased.

E. Johnston Tracy
H. Seymour O'Connell
Patrick Bradley.

James Rodgers } I appointed Executor in the Last Will and Testament of James Rodgers
Renunciation } late of Baltimore County, deceased, do hereby refuse to act as Executor of
said Will, and do therefore renounce of my Letters Testamentary upon said deceased's
Estate, and all right, title and claim that I may, or could have had by virtue of said ap-
pointment.

In testimony whereof I have subscribed my name this 17th day of November 1913.
Witness: William R. Rodgers Elizabeth Rodgers.

Received for record 25th day of November 1913, same day filed, recorded & Examined
Test. H. J. Beach Register of Wills for Baltimore County.