

- 5 To my nephew Benjamin Jeffries one eighth of Said estate
- 6 To Judith Smith one eighth to be divided between between Abel W Smith and David Robinson if any remains at her death not expended for her maintenance
- 7 To Julia Ann Jeffries one eighth of Said estate at her death to go to Belle Jeffries
- 8 With the exception of the house and lot on which Reubin Tallman and wife now live the said Reubin Tallman and wife to have the use of said house and lot as long as they shall keep the same in repair and pay all taxes on the same, when the house and lot reverts back to go to George Jeffers and Andrew Jeffers jointly.

And I hereby appoint my two nephews George Jeffers and Andrew Jeffers my executors of this my last will and testament.

I further order that a monument be erected on my grave lot the amount to not exceed twelve hundred dollars, the same to be recorded as funeral expenses

The interlining was made before signing

Witness
 Garrett Dmull
 R J Dmull
 William Jeffers

John Jeffers

Atlantic County S.D.

Garrett Dmull and William Jeffers witnesses to the within will being severally sworn did severally depose and say that they and each of them saw John Jeffers, the testator therein named sign and seal the same, and heard him publish, pronounce and declare the within writing to be his last will and testament; and that at the doing thereof the testator was of sound and disposing mind and memory, as far as these deponents know, and as they and each of them verily believe.

And that R J. Dmull the other subscribing witness was present at the same time, and signed her name as witness to the said will together with deponents in the presence of the testator, and at his request and in the presence of each other, and that said testator died more than ten days ago.

Sworn and Subscribed at Mayo Landing the 29th Day of March A.D. 1887
 Before me
 J.S. Risley
 Surrogate

Garrett Dmull

William Jeffers

Atlantic County S.D.

George Jeffers executor in the within testament named, being duly sworn, did depose and say, that the annexed instrument contains the true last will and testament of John Jeffers the testator therein named so far as he knows and as he verily believes; that he will well and truly perform the same by paying first the debts of the said deceased and then the legacies in the said testament specified, so far as the goods, chattels and credits of the said deceased can thereunto extend; and that he will make and exhibit into the Surrogate Office of the County of Atlantic a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased, that have or shall come to his knowledge or possession, or to the possession of any other person or persons, for his use and render a just and true account when thereunto lawfully required

Sworn and Subscribed at Mayo Landing the 4th day of June A.D. 1887 before me
 J.S. Risley
 Surrogate

George B. Jeffries

State of New Jersey }
 County of Atlantic } ss

I John S. Risley Surrogate of the County of Atlantic do certify the annexed to be a true copy of the last will and testament of John Jeffries late of the County of Atlantic deceased and that George B. Jeffries one of the executors therein named (the other within named executor having refused to serve) proved the same before me and is duly authorized to take upon himself the administration of the estate of the testator agreeably to the said will Witness my hand and Seal of Office the fourth day of June in the year of our Lord one thousand eight hundred and eighty-seven

J.S. Risley
 Surrogate

Received and Recorded June 4th A.D. 1887

J.S. Risley
 Surrogate