

at a Surrogate Court, held in and
for the County of Queens at the
Surrogate Office, in the Village
of Jamaica, on the first day
December, 1893.
Present, Hon. Augustus Y. Keller, Surrogate.

In the matter of proving the Last Will and Testament of
William Post,
Deceased.

Satisfactory proof having been made of the due
service of the Citation heretofore issued in
this matter, requiring the proper persons to
appear in this Court, on the first day of Dec-
ember 1893, and attend the probate of the Last
Will and Testament of William Post, late of the
town of North Hempstead in the County of
Queens, deceased, William H. Post, and Abraham
S. Post, two of the Executors named in said
Will, appeared herein on this first day of December,
1893, in person and by George Murray Brooke Esq.
their attorney.

William Clarke Roe Esq., special guardian of
the infants herein, also appeared in person, and
the probate of the said Will not having been contested,
and due proof having been made of the genuin-
ess of the said Will and one of the subscribing
witnesses to the same and another witness
having been duly sworn and examined, and
their testimony reduced to writing and signed
by them, and due deliberation being had,
and it appearing upon the proof taken
that such Will was duly executed, that the
testator at the time of executing the same was
in all respects competent to devise real
estate, and not under restraint; and the
Surrogate being satisfied of its genuineness and
validity, on motion of the attorney for the
petitioner, it is adjudged and decreed, and the
Surrogate of Queens County doth hereby adjudge
and decree that the said Last Will and
Testament was duly executed, and that the
same is genuine and valid.

And it is further ordered and decreed, that
the said Last Will and Testament, and the
proofs and examinations taken in respect
to the same be recorded, and that the
said Last Will and Testament be admitted to

probate, and hereby is established as a Will of
real and personal estate; and that letters
testamentary thereof issue to the executor
named therein, on their qualifying in
the manner required by law.
Augustus Y. Keller,
Surrogate.

Will

In the name of God, Amen:
I, William Post, of Great Neck, Queens County,
Long Island, being of sound and disposing mind
and memory, do make, publish and declare
this to be my last Will and Testament:
First:- I direct all my just debts to be paid.
Second:- I direct my Executors hereinafter
named to pay to my son, William H. Post,
the sum of Five hundred Dollars, to be invest-
ed by him and the interest applied annually
to the care of my plot in Greenwood Cemetery
now known as Lot number 7.

Third:- I direct my Executors hereinafter
named to set apart the sum of Fifty thousand
Dollars and invest the same upon Bond and
Mortgage upon Real Estate in either the City of
New York or Brooklyn, in the State of New York,
and pay the income thereof to my beloved
wife, Mary A. Post, semi-annually thereafter,
during her life, and upon her death, I direct
that the said Fifty thousand Dollars so set
apart and invested, be divided into four
equal parts and Twelve thousand five
hundred Dollars paid over to each of my
children, and I direct my said children,
upon receiving said sum of Twelve thousand
Five hundred Dollars, to invest the same in
Bond and Mortgage on New York or Brooklyn
Real Estate and apply the income thereof
to the support, maintenance and education
of their children until such time as the
youngest child born to them in each case
shall have arrived at the age of twenty one
years, and then and in that event, I direct
that the principal sum of Twelve thousand
five hundred Dollars be divided equally
among said grand-children and paid
over to them share and share alike.

In the event of my children having no
children born unto them, I direct that the