

increased expense for education, and if necessary, to furnish them bond or bonds required if entering positions involving pecuniary responsibility.

2 I direct my executor and trustee to pay over to my son Albert Edward Lees the entire amount accruing at maturity upon said ten shares in the Republic Savings and Loan Association, when he shall have reached the age of twenty-one years, and if between such maturity and his coming of age time enough is to (elapse) to justify the trouble and expense of reinvesting the same in legal securities, then and in that case my executor shall make such reinvestment and invest and keep invested the income thereof and pay over the whole amount, principal and interest to my said son upon his twenty-first birth day or as soon thereafter as the said investments can be realized upon.

10 After the payment of the bequest and charges above specified, the money remaining to my credit in the real estate Trust Company, No. 1340 Chestnut Street, Philadelphia, and the Union National Bank of Atlantic City or such other depository or depositories as I may hereafter select shall be invested in legal securities by my executors and the interest thereof with the surplus income from the hotel after payments of interest, taxes, insurance and repairs thereon, shall form an income fund of which, after the first year from my decease, my executor shall pay the one third part to my wife in quarterly instalments in advance so long as she remains my widow and no longer, and shall apply twelve hundred dollars per annum out of said fund to the maintenance and education of my children, the said twelve hundred dollars to be paid quarterly as aforesaid to my wife if living for said purpose, and after her death, to such of my daughters as may assume the responsibility of providing a home and care for the minor children.


11 When my youngest child arrives at the age of twenty-one years, all the trust property of every kind is to be turned into cash, out of which my executor shall pay to St. John's Episcopal Church, Sand Downe, Pa. the sum of Five Hundred Dollars, and to such church as Mr. Townsend (above mentioned) may then be the rector of, the sum of Five hundred dollars, and if he shall not then be living, the said last mentioned sum shall be paid to the

Home of the Merciful Saviour, 44th and Baltimore Ave., Philadelphia, Pa.

12 The balance of the money so realized upon my estate my executor shall distribute share and share alike between my children then living, and if any be dead leaving issue of their bodies, the latter shall take the share which in such distribution would have gone to the deceased parent.

13 Upon this final settlement being made the trust hereinabove created shall cease and determine.

In witness whereof I, the said Henry W. Purchase, have hereunto set my hand and seal this Twenty-fourth day of April A.D. One thousand eight hundred and ninety six.

H. W. Purchase 

Signed, acknowledged and declared by the said Henry W. Purchase, as and for his last will and testament, in the presence of us (both being present at the same time), who, at his request, in his presence, and in the presence of each other have hereunto subscribed our names as witnesses. The words on preceding page interlined "so long as she remains my widow and no longer" were written before signing.

George A. Bourgeois
Atlantic City, N. J.

Geo. T. Ingham
Atlantic City, N. J.

State of New Jersey, ss.
Atlantic County,

George A. Bourgeois one of the witnesses to the within Will being duly sworn according to law did depose and say that he saw Henry W. Purchase 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 time of the doing thereof the said testator was of sound and disposing mind, memory and understanding, so far as he knows and as he verily believes and that George T. Ingham the other subscribing witness was present at the same time and signed