

sersed; without any liability to the purchaser to look to the application of the purchase money, and to invest the cash of which I may be possessed at the time of my death, and which may come into the hands of my said executors after my decease under the power herein given, in first mortgages of good real estate security, or in bonds of the United States Government, State of New Jersey or City of Atlantic City, State of New Jersey. 9. I declare that my reason for giving to my daughter Valeria Martha a one-half interest in my estate is because of her faithfulness and industry, having contributed to the betterment of my estate and her self denial in the care of her mother and myself in our declining years has commended itself to my consideration.

9. I nominate and appoint my daughter Valeria Martha and the Atlantic Safe Deposit and Trust Company executors of this my will.

In witness whereof I have hereunto set my hand and seal this Fifth day of August, in the year of our Lord, one thousand nine hundred and three.

John Rauffenbart *seal*
Signed, sealed, published and declared by the above named testator to be his last will and testament in the presence of us, both being present at the same time, who, at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

b. L. Cole.

Stewart R. McShea.

Walter Ross McShea.

State of New Jersey } ss.
County of Atlantic }

b. L. Cole one of the witnesses to the within will, being duly sworn according to law, did depose and say that he saw 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 Stewart R. McShea & Walter R. McShea the other subscribing witnesses were present at the same time and signed their names as witnesses to the said will together with this deponent in the presence of the said testator and in the presence of each other, all being present at the same time.

Sworn and subscribed at At.)
Atlantic City, County and State
aforesaid, the 19th day of
April, A.D. 1904 before me

Emanuel L. Shaver
Surrogate.

State of New Jersey } ss. Witness see page 372
County of Atlantic
Valeria M. Rauffenbart and the Atlantic Safe Deposit &

Trust Company, Executors of the within named John Rauffenbart, deceased, being duly sworn according to law, did depose and say that the within writing contains the true last will and testament of John Rauffenbart therein named, deceased, so far as they know and as they verily believe, that they 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 they will make and exhibit into the Surrogate's office of the County of Atlantic, at or before the expiration of three calendar months, a true and perfect inventory of all and singular the goods and chattels rights and credits of the said decedent that have or shall come to their knowledge or possession, or to the possession of any other person or persons for their use, and render a just and true account when thereunto lawfully required, and also diligently and faithfully regard and well and truly comply with the provisions of the act relating to col. lateral inheritance.

Sworn and subscribed at At.) Valeria M. Rauffenbart,
Atlantic City, County and State

aforesaid, the 19th day of April, The Atlantic Safe Deposit & Trust Co.
A.D. 1904 before me by Abbott B. Mac Mullin

Emanuel L. Shaver
Secretary
Surrogate.

Atlantic County Surrogate's Court.
In the Matter of the probate of
the last will and testament of Order For Probate
John Rauffenbart deceased.

Application having been made to me by Valeria M. Rauffenbart & Atlantic Safe Deposit and Trust Company the executors named in the last will and testament of John Rauffenbart, late of Atlantic City in the County of Atlantic and State of New Jersey, deceased, for probate of the said will and testament and letters testamentary thereon, and the Surrogate having inquired into the circumstances and taken the proofs, and being