

named, to pay one tenth part of said money to my daughter, Annie Bell, wife of William Bell

Tenth: I do order and direct my said executor, hereinafter named, to pay one tenth part of said money to my son, John E. Mathis
Eleventh: I do order and direct my said executor, hereinafter named, to pay one tenth part of said money, to my daughter Laura J. Hart, wife of Frederick Hart.

Twelfth: I do order and direct my said executor, hereinafter named, to pay one tenth part of said money to my son, William G. Mathis.

Thirteenth: I do order and direct my said executor, hereinafter named to pay one tenth part of said money to my daughter Rachel Jane Smith, wife of William Smith.

Fourteenth: I do order and direct my said executor, hereinafter named, to pay one tenth part of said money to my daughter, Sarah R. Hable, widow of the late William D. Hable, deceased.

Fifteenth: I do order and direct my said executor, hereinafter named to pay one tenth part of said money to my son, Charles J. Mathis.

Sixteenth: I do order and direct my said executor, hereinafter named to pay one thirtieth part of said money to each of my following named grandchildren: Frank B. Ada, Charles H. children of my deceased daughter, Rebecca B. Mathis, wife of William B. Mathis.

Seventeenth: I do order and direct my said executor, hereinafter named, to pay one tenth part of said money to my grand-son, E. Claude Chalender, son of my deceased daughter, Ella Chalender, wife of Helen Chalender.

Eighteenth: I do order and direct my said executor, hereinafter named, to pay one fortieth part of said money to each of my following named grandchildren: Ida, Herbert, Howard and Boddie, children of my deceased daughter Mary Gardner, wife of Joseph Gardner, deceased.

Nineteenth: If any of my children or grandchildren, shall bring an account against my estate for labor or services of any kind, performed before my decease, I do order and direct that such child or grandchild, presenting such claim shall receive no portion of my estate.

Twentieth: I authorize and empower my said executor, hereinafter named, his heirs, executors and administrators, to make sale of any of my real estate, wherever situate, and to make, execute, execute and deliver, good and sufficient conveyances for the same to the purchaser or purchasers of a fee simple, or of any less estate; and no purchaser or purchasers, shall be in any way liable to see to the application of the purchase money, by him or them paid.

Twenty-first: I do constitute and appoint, Charles R. Stevenson, of Haddonfield, New Jersey, the sole executor of this my last will and testament.

In testimony whereof, I have hereunto set my hand and seal, this Eighteenth day of February, A. D. Nineteen Hundred and Three.

William Mathis (decd).
Signed, sealed, Published and Declared by William Mathis, the aforementioned testator, to be his last will and testament, in the presence of us, who were all present at the same time, and we, in his presence, and in the presence of each other, have, at his request, hereto set our names as witnesses.

Henry Stanley
Chas. R. Stanley

State of New Jersey, } ss.
Burlington County, }

Henry Stanley and Chas. R. Stanley the witnesses to the within Will being duly affirmed and sworn according to law did depose and say that they saw William Mathis 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 they know and as they verily believe and that they both were present at the same time and signed their names as witnesses to the said Will, together with and in the presence of the said testator.

Affirmed, sworn and subscribed at Mount Holly, County and State aforesaid, Oct. 12 A. D. 1906 before me
Joseph Huff
Deputy Surrogate.

Henry Stanley
Chas. R. Stanley

State of New Jersey, } ss.
Burlington County, }

Charles R. Stevenson Executor of the within named William Mathis, deceased, being duly sworn according to law, did depose and say that the within writing contains the true last Will and Testament of William Mathis therein named, deceased, 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's Office of the County of Burlington, at or before the expiration of three calendar months, a true and perfect inventory of all