

Sixth:— I desire that my Executor herein after named, shall pay to Albert Maxwell son of my brother James Maxwell the sum of Two hundred dollars in cash as soon after my decease as is practicable.

Seventh:— All the rest, residue and remainder of my estate, real and personal whatsoever, and wheresoever situate, I desire to be sold by my Executors hereinafter named, either at public or private sale as said Executor may deem for the best interest of all concerned, and the proceeds thereof divided equally among my seven children, share and share alike without making any distinction whatever; if any of my children be dead at the time of my decease, then his or her share shall go to the issue of said child or children surviving if any there be.

Eighth:—

I hereby nominate and appoint my son George S. Maxwell of Slating River Burlington County, New Jersey my sole Executor and Trustee under this my last will and testament for the purpose of carrying out the provisions thereof without bonds. It is further my will, that my Executor or Trustee shall not be responsible for any losses not occasioned by his own willful misconduct.

Ninth:— I hereby revoke all other former wills by me made.

In Witness Whereof, I have hereunto set my hand and seal this twenty-seventh day of February A.D. One thousand eight hundred and Ninety-nine.

John Maxwell.

(Seal).

Signed, sealed, published and declared by the above named William Maxwell to be his last will and testament in the presence of us who were present at the same time and at his request subscribed our names as witnesses in the presence of the testator and of each other all on the day and year above written

Witnesses— (Chalkley L. Adams.

(Lewis A. Adams.

(Chalkley Adams Jr.

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

Lewis A. Adams one of the witnesses to the within Will being duly sworn according to law did depose and say that he saw William Maxwell the testator herein named sign and seal in the same ^{pronounce} and heard him publish 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 Chalkley L. Adams and Chalkley Adams Jr. 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.

Sworn and subscribed at Mount Holly, County and State aforesaid, February 13 A.D. 1908 } Lewis A. Adams.
before me, }
H. J. Lippincott. } Surrogate.

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

George S. Maxwell Executor
of the within named William Maxwell deceased,
being duly sworn according to law, did depose,
and say that the within writing contains the
true last Will and Testament of William
Maxwell wherein named deceased, so far as he
knows and as he verily believes that the 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 and singular
the goods and chattels, rights 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 there-
unto lawfully required.

Sworn and subscribed at
Mount Holly, County and
State aforesaid, February
13 A.D. 1908 before me }

Geo. S. Maxwell.
H. J. Lippincott
Surrogate.

Burlington County Surrogate's Office.
In the matter of the probate of the }
alleged Will of William } Order For Probate.
Maxwell deceased.

Application having been made by George S.
Maxwell of Burlington County for probate of the