

Balance of the share allotted to the children to be held in trust by my wife and the income used as before stated for the use and support of the minor children. At the death of my wife my children are to receive my whole estate, with the exception herein previously made, in paragraphs one, two and three. My object is to give to each child of mine, as it shall become of age the amount allotted to them, but this is not to apply by long as my wife does not remarry. If any of my children should not survive my wife, and have no lawful issue, then the share of the deceased child shall go in equal shares to the survivors, but in case lawful issue of any deceased child shall survive, then the deceased share shall go to this issue. In case no child of mine should survive, nor any children of any deceased child survive my wife, then in that improbable event I direct that my remaining estate be divided one-half to my wife's Father and Mother if they or either of them survive her, and the other one-half to my surviving brothers or sisters, equally.

Should my brother Edward S. Durong not be alive then his share to go to his living children, and the children of my sister Annie, to receive her share in case she is not alive. If the Father and Mother of my wife are neither alive, then this share to be given to my wife's brother Harry.

My children are, Maryjoy Beadle Durong, Henry Thomas Durong, Florence Elizabeth Durong, and John Livingstone Durong, and any funds in the bank to the credit of these children (myself being at present the trustee) shall be controlled and handled by my wife as trustee, with the hope that these deposits may be allowed to remain on interest and added to until they children shall reach the age of twenty one years or until such time as my wife shall deem it prudent to allow them the use of the same.

5th My personal effects, by which I mean jewelry, ornaments and such things as do not ordinarily produce a revenue, I leave to the discretion of my wife to dispose of as she shall see proper.

6th I shall leave it to my dear wife to have the children properly educated and given suitable training to fit them for a useful and honorable future.

I do name and appoint as my sole executrix to this my last will and Testament, my dear loving and faithful wife Rose Elizabeth Durong having full and complete confidence in her ability, uprightness and prudence to execute the trust faithfully, properly and justly. She shall have full power to sell, transfer, purchase, exchange or perform any other proper and lawful act in the administration of the estate and make good and sufficient title as I could were I living.

May God keep you and watch over you all, prosper and guide you in your daily lives, and permit you to live long and useful lives and be a help to one another.

In witness whereof I have hereunto set my hand and seal this 21st day of January 1911.
Signed, published and declared by the said John S. Durong to be his last will and testament in the presence of us who were present at the same time and subscribed our names as witnesses in the presence of the testator

Charles W. Maurer
Robert J. Hunt

John S. Durong

State of New Jersey }
County of Atlantic }
Robert J. Hunt 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 god as he verily believed and that Charles W. Maurer the other subscribing witness was present at the same time and signed his name as witness to the said will, together with this deponent in the presence of the said testator and at his request and in the presence of each other all being present at the same time.

Sworn and subscribed at May's Landing, County and State aforesaid, the 10th day of May A. D. 1911 before me

Emanuel S. Shaner, Surogate

Robert J. Hunt

State of New Jersey }
County of Atlantic }
Charles W. Maurer, 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 Robert J. Hunt the other subscribing witness was present at the same time and signed his name as witness to the said will, together with this deponent in the presence of the said testator and at his request and in the presence of each other, all being present at the same time.

Sworn and subscribed at May's Landing, County and State aforesaid, the 10th day of May A. D. 1911, before me

Emanuel S. Shaner, Surogate

Charles W. Maurer