

Funeral expenses shall be paid by my Executors hereinafter named as soon after my decease as conveniently can be done as my estate will not be liable for the payment of any collateral inheritance tax. I will order and direct that my Executors hereinafter named shall be exempt from and not be obliged or required to file any inventory or appraisement or make any public accounting of my estate in anywise whatever but shall have an inventory and appraisement made for their use and guidance.

Second:- I give and bequeath one of my diamonds to my dear wife, Mary H. Megraw and one to each of our daughters namely: Marion H. Megraw, Mildred H. Megraw and Mabel H. Megraw and one to each of our sons, namely, John Megraw, Jr., Charles H. Megraw and James P. Megraw to be selected by my said wife and to be handed by her to the recipient at such time as she shall deem proper.

Third:- I give and bequeath to my son, John Megraw Jr. my gold watch at such time as his mother shall deem proper he shall have it.

Fourth:- I give and bequeath to my dear wife, Mary H. Megraw my automobiles and all the household goods and contents of my dwelling, No. 3810 Walnut Street, Philadelphia and my cottage in Ventnor, New Jersey absolutely and order and direct that she shall have the right to occupy said dwelling and cottage as a home for herself and our children so long as she shall live and remain my widow free and clear of any charge, my estate paying all taxes and charges for keeping said properties in good order and repair as I would do, if living.

Fifth:- All the rest, residue and remainder of my estate, real, personal and mixed of every kind whatsoever and where soever situate I give, devise and bequeath unto my Executors hereinafter named in trust nevertheless to hold, manage and collect the interest and income thereof and after deducting the necessary taxes and expenses of keeping my real estate in good order and repair pay the balance of said interest and income unto my said dear wife, Mary H. Megraw, in equal quarterly payments for the support and maintenance of herself, so long as she remains my widow and the support, maintenance and education of our children. In the event of the re-marriage of my dear wife, Mary H. Megraw, then I will order and direct my said Executors and Trustees to assign or pay to her my said dear wife, Mary H. Megraw one third part of my personal estate absolutely and her one third part of the net income of my real estate during all the term of her natural life, the balance of said income or so much thereof as shall in the judgment of my said Executors and Trustees be paid for the support, maintenance and education of our children until they respectively arrive at the age of twenty-one years at which time they

shall receive from my said Executors and Trustees or the survivors of them, one full equal share of my residuary estate subject to the right of dower of my said dear wife, Mary H. Megraw in my said real estate. Provided however, that in the event of any one of our said children making any objection to this my will or any interference with my said Executors and Trustees then such child shall forfeit any right in and be forever debarred from participation in my estate and in the event of any such forfeiture the share or shares such child or children would have taken shall be divided in accordance with this my will in the same manner and in the said proportions, as though such child or children should not be living at the time of my decease.

Sixth:- I hereby appoint my dear wife, Mary H. Megraw Guardian of the persons of all our children.

Seventh:- I hereby nominate constitute and appoint my dear wife, Mary H. Megraw and my friend, Joseph R. Lively, Executors and Trustees of this my last Will and Testament, hereby giving to them or the survivor of them full power and authority to sell any or all of my real estate either at Public or Private sale at such times and for such prices as they in their judgment shall deem for the best interest of my estate, and to execute good and sufficient deed or deeds of conveyance to the purchaser or purchasers thereof without any liability on the part of such purchaser or purchasers to see to the application of the purchase money. The proceeds derived from any such sale or sales I order and direct my said Executors and Trustees to re-invest in good well secured mortgages or ground rents and the income derived from such investments to be applied in the same manner as is provided in the Fifth paragraph of this my Will should it in the opinion of my said Executors and Trustees be necessary for the preservation of my estate. I authorize and empower my said Executors and Trustees to borrow such sum on mortgage secured upon any of my real estate as in their judgment would be sufficient for its preservation. In the event of the death of my friend, Joseph R. Lively, Executor and Trustee in my said last Will, I hereby nominate and appoint his son, J. Morgan Lively, Executor and Trustee in conjunction with my said dear wife.

In Witness Whereof:- I, John Megraw the testator, above named have hereunto set my hand and seal this second day of February in the year of our Lord, One Thousand Nine Hundred and Nine, (1909)

John Megraw (seal)
Signed, sealed, published and declared by John Megraw the testator above named as and for his last Will and Testament in our presence who at his requests in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

Mabel H. Lewis
W. G. Mullen
C. B. Jamison