proof and hearing had, according to the Laws of the said State, IT IS ORDERED AND DECREED, that the last Will and Testament (dated March 19-06) and Codicil dated March 2"1907) of J. Harry Lyons late of said City and County, deceased, be duly admitted to probate and of record in the office of the Register of Wills of the said City and County.

In Testimony Whereof, I have hereunto set my hand, the day and year above written.

Chas. Irwin , Register.

Estate of J. Harry Lyons, deceased.
To the Register of Wills of Philadelphia County:

I George L. Crawford, Executor named in said will, do hereby renounce my right to act as said executor.

Geo. L. Crawford.

State of Pennsylvania
County of Philadelphia, ss. On the 22nd day of January 1908 before me, the subscriber a Notary Public in and for the Commonwealth of Pennsylvania, duly authorized to act in the City and County of Philadelphia, personally appeared the above named George L. Crawford, and in due form of law acknowledged the foregoing renunciation to be his act and deed and desired the same might me recorded as such.

Witness my hand and Notarial seal the day and year

aforesaid - (Seal)

Annetta Smith

Notary Public Commission expires February 27, 1909.

Estate of J. Harry Lyons, Deceased.

To the Register of Wills of Philadelphia County;

I, Elizabeth J. Lyons, mother of J. Harry Lysons, agree that George L. Crawford, the Executor named in the last will and testament of said decedent, shall renounce his right to so act, and that Henry M. Laughlin may be appointed administrator in place thereof Elizabeth J. Lyons (Seal)

County of Philadelphia, ss. On the Fourth day of February, 1908, before me the subscriber, a Notary Public in and for the Commonwealth of Pennsylvania, duly authorized to act in the City and County of Philadelphia, personally appeared the above named Elizabeth J. Lyons, and in due form of law acknowledged the foregoing agreement and request to be her act and deed and desired the same might be recorded as such.

(Seal) Witness my hand and Notarial seal the day and year aforesaid.

J. Powell Atkinson, Notary Public, Notarial Commission will expire on the Twelfth day of April A. D. 1909.

Estate of J. Harry Lyons, deceased.

To the Register of Wills of Philadelphia County:

I, Katherine M. Lyons, widow of said J. Harry Lyons, and Legatee and devisee, do hereby renounce my right to letters of Administration upon said estate, and request that the same be granted to Henry C. Laughlin.

Kathryn M. Lyons.

State of Pennsylvania County of Philadelphia, ss.

On the 22nd day of January 1908, before me, the subscriber a Notary public in and for the Commonwealth of Pennsylvania, duly authorized to act in the City and County of Philadelphia, personally appeared the above named Katharine M. Lyons, and in due form of law, acknowledged the foregoing renunciation and request to be her act and deed and desired the same might be recorded as such.

Witness my hand and Notarial Seal the day and year aforesaid, (Seal) J. Baker Steward, Notary Public.

Commission expires 3-18-1909 Know all Men by These Presents That we Henry C. Loughlin 223 So. 42" St and The Equitable Trust Company are held and firmly bound unto the Commonwealth of Pennsylvania, in the sum of One thousand dollars, to be paid to the said Commonwealth; To which payment well and truly to be made, we bind ourselves, jointly and severally, for and in the whole, our heirs, executors and administrators, and successors and each and every of them firmly by these presents. Sealed with our seals. Dated the Twenty-seventh day of February in the year of our Lord, One Thousand nine Hundred and eight (1908) The Condition of this Obligation is, That if the above bounden Henry C. Loughlin Administrator cum testamento annexo of all and singular the Goods Chattels and Credits of J. Harry Lyons, deceased, do immediately publish for Creditors &c., and make, or cause to be made a true and perfect inventory and inventories according to law, of all and singular the goods, Chattels and Credits of the said deceased, which shull have come; or shall come, to the hands, possession or knowledge of the said Administrator, as aforesaid, or unto the hands or possession of any other person or persons for him and the same so made to exhibit, or cause to be exhibited, in the Register's Office in the County of Philadelphia, within thirty days from the date hereof and the same Goods, Chattes and Credits, and all other Goods, Chattels and Credits of the said deceased at the time of his death, which at any time after shall come to the hands or possession of said Administrator as aforesaid, or unto the hands or possession of any other person or persons for him do well and truly administer according to law.

And further do make or cause to be made, a just and truly administer according to law. tration, within one year on the date hereof, or when thereunto legally required. And all the rest and residue of the saidGoods, Chattels, and Credits, together with the proceds of any salesof Real Estate the said Administrator may make under the will of decedent which shall be found remaining upon said administrator account (the same being first examined and allowed by the Orphans' Court of the City and County of Philadelphia shall deliver and pay unto such persons or persons respectively as the said Orphans' Court, by Its decree and sentence pursuant to the true intent and meaning of the last will and and appoint, and shall well and truly comply with the laws of this Commonwealth, shall limit Collateral Inheritances. And if it shall hereafter appear that any later will and Testament was trator as aforesaid being the reunto required, do surrender the said letters of administrator in the Register's Office aforesaid, then this obligation is to be void-otherwise

to be and remain in full force.
Signed, sealed and delivered)
in the presence of
Robert T. Harvey.

Henry C. Loughlin (Seal)
The Equitable Trust Company
By Howard B. French President (Seal
Attest F J . Johann, Secretary

Commonwealth of Pennsylvania (See oath of Administrator c.t.s below)
City and County of Philadelphia, ss.

Register's Office July 23", 1914.

I, James B. Sheehan, Register of Wills and ex-officio Clerk of the Orphans
Court for the City and County of Philadelphia, in the Commonwealth of Pennsylvania,
do hereby certify the foregoing to be a full and complete copy of the last will and
Testament and Codicil thereto of J. Harry Lyons, deceased together with the probate
thereof, upon which Letters of administration cum testamento annexo were granted
unto Henry C. Loughlin, on the 27th day of February A. D. 1908, Also copy of Bond
and Copy of renunciations, Also copy of Letters of administration cum testamento
annexo as the same remains on file and of record in this office.

In Testimony Whereof, I have hereunto set my hand and official seal at Philadelphia the date above

James B. Sheehann Register of Wills and ex-officio Clerk of the Orphans's

State of Pennsylvania
Philadelphia County, ss. I, Morris Dallett, President Judge of the Orphans' Court of
Philadelphia County, do certify that the foregoing Certificate and attestation, made by
James B. Sheehan, Esq., Register of Wills and ex-officio Clerk of sa id Orphans. Court,
whose name is thereto subscribed and seal of his office affixed, are in dux form and
made by the proper officer.

In Testimony Whereof, I havehereunto set my hand and seel this 23" day of July in the year of our Lord one thousand hinehundred and fourteen (1914)

Morris Dallett (LS)

President Judge.

State of Pennsylvania
Philadelphia County, ss. I, James B. Sheehan, Esq., Register of Wills and ex-officio Clerk of the Orphans Court of Philadelphia County, do certify that the Honorable Morris Dallett by whom the foregoing Attestation was made and who has thereunto subscribed his name, was, at the time of making thereof and still is President Judge of the Orphans Court of Philadelphia County, duly commissioned and sworn; to all whose acts, as such. full faith and credit, are and ought to be given, as well in Courts of Judicature as elsewhere.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of the said Court, this 23" day of July in the year of our Lord, one thousand nine hundred and fourteen (1914)

James B. Sheehan,

Register of Wills and exofficio Clerk of Orphans Court.

City and County of Philadelphia, ss.

Register's Office Aug 8", 1914.

The again personally appeared Samuel W. Woolford one of the subscribing witnesses to the foregoing last Will dated March, 1906 of J. Harry Lyons, deceased, and on his solemn oath did hay that he was present together with Annetta Smith the other subscribing witness and did see and hear J. Harry Lyons deceased, the Testator, therein named sign, seal, publish and declare the same as and for his last will and testament and that at the doing thereof Testator was of sound disposing mind, memory and understanding, to the best of deponent's knowledge and belief. And further that the said Testator so signed the same in deponent's presence and at the request of Testator the said deponent in the presence of Annetta Smith the other subscribing witness, and the other subscribing witness Annetta Smith in the presence of the Testator and in the presence of each other subscribed their own proper signatures and handwriting as witnesses thereto, all being present at the same time at the execution of said will.

Sworn and subscribed before me,

H. C. Broomall,
Deputy Register

aforesaid and letters granted unto him

Samuel W. Woolford

City and County of Philadelphia, Registers Office, Feby . 27, 1908 Then personally came the within named Henry C. Loughlin and on his solemn oath, did depose, declare and say, That the within named decedent died on the 22 day of Novt. A. D. 1907 at 7.0 clock P. M. and that he will as Administrator aforesaid well and truly administer the said Estate agreeably to the true intent and meaning of the last Will and Testament of the said deceased in the law now in force in this Commonwealth' That he will immediately publish for creditors once a week, for six successive weeks, and render unto the Register's Office, within thirty days of this date, a just and true inventory and appraisement of the personal estate of said deceased, and additional inventories when nece ssary. Also a just and true account, calculation and reckoning of his said administration inone year from this date, or When thereunto legally required. That he will well and truly comply with the provisions of law relating to Collateral Inheritances. Also, that he administerat the request of the widow & Mother And calso that the whole Estate he died possessed of does not in value exceed the sum of Five Hundred Dollars to the best of his knowledge and belieff. Sworn sand subscribed before meethe day and year

Robt .T. Harvey.

Deputy Register

Henry C. Loughlin