

and County of Queens, City of New York,
Subscribed and sworn this 29th day
of December, 1914

William A. Brooks
Assistant Clerk.

Henry A. Beller.

QUEENS COUNTY SURROGATE'S COURT.

In the Matter of the Probate of the Last
Will and Testament of
Charles Gottfried Kreppel deceased.

DEPOSITION AS TO HANDWRITING.

STATE OF NEW YORK,
COUNTY OF QUEENS, ss:

George Blank, of 427 East 134th Street Bronx, Ny. City being
duly sworn and examined before a Surrogate's Court of the County of Queens, deposes and says:

I was well acquainted with Conrad Bauer late of the Borough of Brooklyn, County
of Kings and with his manner and style of handwriting, having often seen him write, and I verily
believe that the signature, purporting to be his, subscribed to the instrument in writing
now produced and shown, to me, purporting to be the Last Will and Testament of Charles
Gottfried Kreppel deceased, bearing date the 14th day of October, in the year one thousand
eight hundred and ninety-one is the proper signature and the true and genuine handwriting
of the said Conrad Bauer and that he died about the year 1908 in New York County.
Subscribed and sworn this 29th day of
December, 1914

William A. Brooks,
Assistant Clerk

George A. Blank.

QUEENS COUNTY SURROGATE'S COURT.

In the Matter of the Probate of the Last
Will and Testament of
Charles Gottfried, Kreppel, deceased.

DEPOSITION AS TO HANDWRITING.

STATE OF NEW YORK,
COUNTY OF QUEENS, ss:

George A. Blank, of No. 427 East 134th St., Bronx Borough, City of
New York, being duly sworn and examined before a Surrogate's Court of the County of Queens,
deposes and says:

I was well acquainted with Charles Dexheimer late of the Borough of Manhattan,
County, City and State of New York and with his manner and style of handwriting, having
often seen him write, and I verily believe that the signature, purporting to be his,
subscribed to the instrument in writing now produced and shown to me, purporting to be the
Last Will and Testament of Charles Gottfried Kreppel, deceased, bearing date the fourteenth
day of October, in the year one thousand eight hundred and ninety-one is the proper
signature, and the true and genuine handwriting of the said Charles Dexheimer, and that he
died about the year 1896 and that deponent attended the funeral and saw the remains of said
Charles Dexheimer

Subscribed and sworn this 29th
day of December, 1914.

William A. Brooks
Assistant Clerk.

George A. Blank

In the Name of God, Amen.

I, Charles Gottfried Kreppel of the City, County and State of New
York, at the age of Sixty one years be ing of sound mind and memory, but considering the
uncertainty of this life, do therefore make, ordain, publish and declare, this to be
my last will and Testament.

That is to say.

First. I do hereby nominate and appoint my sons Charles Christian Kreppel
and Gustav Theodore Kreppel
or who may qualify and survive as Executors of this my last will and Testament. And I
do hereby revoke all former Wills by me ever made.

Second I direct my Executors or Survivor to take charge of all my Estate
both Real and personal of which at the time of my death I may be seized and possessed
of, or which after or by reason of my death, may be due or coming due me in Trust and
apply the same as such Trustee or Trustees as follows.

Third. Pay my funeral expenses and lawful debts as soon as convenient after
my death, and I do hereby charge my whole Estate both Real and personal with the payment
thereof.

Fourth. Pay to either of my grandchildren that may be living, or that within one
year after my death may be born, the just and full sum of One hundred Dollars. And such
money my Trustees shall deposit in Trust for each of them, and shall be paid to them with all
the accrued interests as they respectively may have arrived at the age of Twenty one years,
for their own use and benefit forever.

Fifth. I further direct that my Executors and Trustees shall pay as soon as
convenient after my death to my sister-in-law Kathilda Faigel the just and full sum of
Two Hundred Dollars as a token of friendship.

Sixth. I further direct that my Executors and Trustees shall invest or deposit
in a Saving Bank or good standing in the City of New York of Six Thousand Dollars, the
interest therefrom to be paid to my beloved daughter as long as she may remain single and un-
married. And as soon as she get married, the amount of Six Thousand Dollars, shall be
divided into three equal shares, share and share alike amongst my three children, or their
legal representatives. And in case of representatives such representatives shall divide
equally amongst them the share to which their parent would have been entitled to if
living. But as long as my said beloved daughter Marie Louise Kreppel remains single

and unmarried my Trustees and Executors shall deposit or invest the money in her name
under their Trust, subject nevertheless to the stipulations as aforesaid in this Will.
And if my daughter dies unmarried then she shall have the right to dispose of her third,
as she in her discretion may deem proper and fit, with out be hindered or disturbed by her
brothers, the Executors and Trustees of this Will.

And I hereby charge all my Real and personal Estate with the carrying out of this
stipulation regarding my said beloved daughter Marie Louise Kreppel and the Interest shall
be paid to her every six months during the whole term of her annuity.

Seventh. My Executors and Trustees of which I may die seized and possessed of;
collect the Rent and income therefrom pay Taxes, Assessments and all other expenses that
may be imposed thereon, and divide the surplus amongst my three children every three
months, until the expiration of eighteen Months or before, as they may agree upon amongst
themselves. The surplus then be divided into three equal shares, amongst my children or their
legal representatives, in case of representatives they, shall divide, the share, to which
their parent would have been entitled to if living.

Eighth. All my household furniture, wearing apparels and all and anything to my
household belonging, I direct my Executors and Trustees to give to my beloved daughter Marie
Louise Kreppel for her own use and benefit, and only direct her to give to her brother
Gustav Theodore Kreppel one full bed, table and a few chairs as he may select.

Ninth. And in order that my Executors and Trustees may be enabled to carry out
this my Will, I do hereby authorize them or the survivor to sell and dispose all of my
property both real and personal at public or private sales, at prices and upon conditions,
as to them in their discretion deem proper and fit, and beneficial to my estate. Sign
all Documents in writing, convey, Mortgage and discharge, Lease and release, demand, collect
and properly receipt for all sum collected. Mortgage and discharge and in fact, do all what
they or their Counsel learned in the law deem proper and beneficial for my Estate.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal this
fourteenth day of October One thousand eight hundred and ninety one.

Charles G. Kreppel (L.S.)

Witnesses.

Conrad Bauer
Jacob Kranich
Charles Dexheimer

Subscribed by Charles Gottfried Kreppel the testator within named
in the presence of us and each of us, and at the time of making such subscription to us
declared the foregoing Instrument to be his last Will and Testament. And upon his request
and in his presence of us and each of us, sign our names as Witnesses thereto, at the end
of this Will.

Conrad Bauer residing at 92 Divisions St.
Jacob Kranich " " Stapleton
Charles Dexheimer " " 68 E. 3 Str L. I. N. York

I wish my Executor or Executors to serve without giving bonds
Dated March 21st, 1904 Charles G. Kreppel

THE PEOPLE OF THE STATE OF NEW YORK

To all to whom these Presents shall come or may concern, SEND GREETING:

Know Ye, That before Hon. DANIEL NOBLE, Surrogate of the County of Queens,
Office in Jamaica, in the said County of Queens, the last Will and Testament of CHARLES
GOTTFRIED KREPPEL, deceased, (a copy is hereunto annexed), was proved, and is now approved
and allowed by us; and the said deceased, having whilst living and immediately preceding
and at the time of his death, his residence in Ridewood, in the said County of Queens, by
reason whereof the proving and registering of the said Will, and granting administration
of all and singular the goods, chattels and credits of the said deceased, and also the
auditing, allowing and final discharging the account thereof, is vested in the said Sur-
rogate; the administration of all and singular the goods, chattels and credits of the said
deceased in any way concerning the said Will is granted unto Gustav T. Kreppel and
Charles C. Kreppel, executors in the said Will named, they being first duly sworn, well,
faithfully and honestly to discharge the duties of such executors hereby requiring you, the
said executors, to make or cause to be made, a true and perfect inventory of all and
singular the goods, chattels and credits of the said deceased which have or shall come to
your hand, possession or knowledge, as also to make or cause to be made, duplicates of
such inventory and cause the same be signed at the end thereof, by the appraisers and
that the same so made and signed, that you may make return thereof to the Surrogate of the
said County within three months from the date hereof.

In Testimony Whereof, we have caused the seal of the Surrogate's Court of our
said County of Queens to be hereunto affixed.

Witness, Hon. DANIEL NOBLE, Surrogate of our said County
of Queens at the Surrogate's Office, in Jamaica, Borough of
Queens City of New York, in the said County, the first
day of February, in the year one thousand nine hundred
and fifteen.

Wm. F. Hendrickson,
Clerk of the Surrogate's Court.

L. S.

All of which we have caused by these presents to be exemplified, and the seal
of our said Surrogate's Court to be hereunto affixed
(seal)

WITNESS, Hon. DANIEL NOBLE, Surrogate of the
County of Queens at Jamaica, in said county,
the 24th day of March, one thousand nine hundred
and fifteen.

Wm. F. Hendrickson
Clerk of the Surrogate's Court.