Sixth

In the event of the death of my said daughter before her husband leaving no issue, I give, devise and bequeath to my said son absolutely, the share of my estate held by him in trust for my said daughter

Seventh

I give to my executor hereinafter named full power and authority to sell any or all of my real estate at such time and for such figure as to him may seem proper, and to give

proper deed or deeds therefor.

Eighth

In the event of the death of my said son before my said daughter I direct that my said daughter shall at once receive absolutely and free from trust, the share herein by me devised in trust for her.

Ninth

I hereby constitute and appoint my said son Somers L. Oakley sole executor of this my last will and testament without bond.

Tenth

In witness whereof I have hereunto set my hand and seal this Thirteenth day of November in the year of our Lord one thousand nine hundred and twelve (1912).

Mary E Oakley (Seal)

Signed, sealed, published and declared by the said Mary E. Oakley as and for her last Will and Testament, in the presence of us, both being present at the same time, who, at her request, in her presence and in the presence of each other have hereunto set our hands as witnesses.

Mina J. Freas

Linwood N.J.

Elizabeth B. Mitchell

Linwood N I

ATLANTIC COUNTY SURROGATE'S COURT

In the matter of the Probate of the alleged) ON PETITION FOR PROBATE.

Will of Mary E. Oakley, deceased.

STATE OF NEW JERSEY)

COUNTY OF ATLANTIC

Elizabeth B. Mitchell, one of the witnesses to the annexed writing, dated November 13, 1912, purporting to be the last will and testament of Mary E. Oakley, Deceased, being duly sworn according to law upon her oath deposes and says that she saw Mary E. Oakley the said testatrix sign and seal the said annexed writing and heard her publish, pronounce and declare the same to be her last will and testament.

Deponent further says that at the time of the doing thereof the said testatrix was over the age of twenty-one years, of sound and disposing mind and memory and not under any restraint, so far as deponent knows and as she verily believes; and that Mina J. Freas, the other subscribing witness to the said will was present at the same time with deponent when the said will was signed by the said testatrix and by her published and deponent when the said will was signed by the said testatrix and by her published and deponent as the said will was signed by the said testatrix and by her published and

Mina J. Freas and deponent subscribed their names to said will as witnesses at the request of and in the presence of the said testatrix and in the presence of each other.

Subscribed and sworn to this 2nd)

day of September, 1920; at) Elizabeth B. Mitchell

Atlantic City, N.J. before me)

Albert C. Abbott, Surrogate.

State of New Jersey).

State of New Jersey).

State of New Jersey).

Somers L. Oakley, executor of the within named Mary E. Oakley, deceased, being duly sworn according to law, did deposeand say that the within writing contains the true last will and testament of Mary E. Oakley, therein named, deceased, so far as he knows and as he verily believes; that he 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 in the Surrogate's office of the County of Atlantic, 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 decedent 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 thereunto lawfully required; and also diligently and faithfully regard and well and truly comply with the provisions of the act relating to collateral inheritances.

Swormand subscribed at Atlantic City)

County and State aforesaid, the 2nd)

Somers L. Oakley

day of September, A.D. 1920 before me)

Albert C. Abbott, Surrogate.

ATLANTIC COUNTY SURROGATE'S COURT

In the matter of the Probate of the Last Will)
and Testament of Mary E. Oakley, deceased.) ORDER FOR PROBATE

Application having been made to me by Somers L. Oakley, the executor named in the last will and testament of Mary E. Oakley, late of Atlantic City, in the County of Atlantic, and State of New Jersey, deceased, for probate of the said will and testament and letters testamentary thereon, and the Surrogate having inquired into the circumstances and taken the proofs, and being satisfied of the genuineness of the said will, produced, the velidity of its execution, and the competency of the testatrix, and the probate of the said will not being contested and it appearing that the testatrix died more than ten days ago: August 26th, 1920

It is on this Seventh day of September A.D. 1920, adjudged that the instrument effered for probate in this matter is established as the last will and testament of Mary E. Oaklay deceased, and same is hereby admitted to probate; and it is ordered that letters testamentary be issued thereon to Somers L. Oakley the executor named in the said will who may qualify thereunder.

Albert C. Abbott, Surrogate.