

Abrend Klepp }
To }
Charles East, sub. } Refunding Bond.
adm. c.t.a. }

Know all Men by these Presents, That I, Abrend Klepp, of the City and State of New York held and firmly bound unto Charles East, substituted administrator c.t.a. of Ulrich Keuggis deceased, late of Egg Harbor City, New Jersey, in the sum of Two Hundred and thirty-three Dollars and Twenty-two cents lawful money of the United States of America, to be paid to the said Charles East or to his certain Attorney, Executors, Administrators or Assigns; for which payment well and truly to be made, I bind myself, my Heirs, Executors and Administrators and each and either of them firmly by these presents. Sealed with my Seal and Dated the Eleventh day of May, in the year of Our Lord One Thousand Nine Hundred and five. Whereas, the above named Ulrich Keuggis did by his last will and testament, duly probated, bequeathed and devised all his Estate unto his wife Anna M. Keuggis and whereas the said Anna M. Keuggis since the decease of said Ulrich Keuggis also departed this life, and did, by her last will and testament, bearing date April 7, 1904, give devise and bequeath unto the above bounden Abrend Klepp, all the residue of her estate after the payment of debts and certain legacies, and also did appoint the above named Charles East executor of her last will and testament. And whereas the said Charles East was duly appointed as administrator by substitution c.t.a. of Ulrich Keuggis. Now the condition of this Obligation is such, that if the said sum of Two Hundred and thirty-three Dollars and twenty-two cents, or any part thereof, shall, at any time hereafter, appear to be wanting to discharge any debt or debts, legacy or legacies, which the said Charles East executor as aforesaid, or substituted administrator c.t.a. as aforesaid shall not have other assets to pay, that then and in that case the said Abrend Klepp shall well and truly return said legacy, or such part thereof as may be necessary for the payment of the said debt or debts, or for the payment of a proportionable part, of the said legacy or legacies, agreeably to the Act of Assembly in such case made and provided, then the above obligation to be void, or else to remain in full force and virtue.

Sealed and Delivered in the presence of }
Geo. Mueller, Jg. } Abrend Klepp (seal)

Filed + Recorded July 7, 1905.
Emanuel B. Shaner, Surrogate.

Abrend Klepp }
To }
Charles East, } Refunding Bond.
Executor }

Know all Men by these Presents, That I, Abrend Klepp, of the City and State of New York held and firmly bound unto Charles East, Executor of the last will and testament of Anna M. Keuggis, deceased in the sum of Eighteen Hundred and fifty-three Dollars and twenty-three cents lawful money of the United States of America, to be paid to the said Charles East or to his certain Attorney, Executors, Administrators or Assigns; for which payment well and truly to be made, I bind myself, my Heirs, Executors and Administrators and each and either of them, firmly by these presents. Sealed with my Seal and Dated the Eleventh day of May in the year of Our Lord One Thousand Nine Hundred and five. Whereas, the above Anna M. Keuggis did, by her last will and testament, bearing date April 7, 1904, give devise and bequeath unto the above bounden Abrend Klepp, all the balance and residue of her estate after the payment of debts and certain bequests and also did appoint the above named Charles East executor of her last will and testament. Now the condition of this Obligation is such, that if the said sum of Eighteen Hundred and fifty-three 23/100 Dollars, or any part thereof, shall, at any time hereafter, appear to be wanting to discharge any debt or debts, legacy or legacies, which the said Charles East executor as aforesaid, shall not have other assets to pay, that then and in that case the said Abrend Klepp shall well and truly return the said legacy, or such part thereof as may be necessary for the payment of the said debt or debts, or for the payment of a proportionable part, of the said legacy or legacies, agreeably to the Act of Assembly in such case made and provided, then the above obligation to be void, or else to remain in full force and virtue.

Sealed and Delivered in the presence of }
Geo. Mueller, Jg. } Abrend Klepp (seal)

Filed + Recorded July 7, 1905.
E. B. Shaner, Surrogate.