I, Joseph J. Hare, of the County of Nansemond and State of Virginia do hereby make my last will and testament which is as follows:

First, I direct that my just debts be paid out of my chattel estate and the remainder be equally divided attend my seven children John L. Hare, Jeptha V. Hare, Elijah H. Hare, Joseph L. Hare, Anna B. Hare, Inez R. Hare and Mary V. Rabey.

Second, I give or bequeath to Joseph L. Hare all of my real estate situated lying and being in Holy Neck Magisterial District Nansemond County, Virginia and bounded by the lands of Hames R. Johnson, Josephus Byrd, Lewis E. Whaley, James R. Clark and others, on conditions, that the said Joseph L. Hare shall pay to the other heirs John L. Hare, Jeptha V. Hare, Elijah H. Hare, Anna B. Hare, Inez R. Hareand Mary V. Rabey the sum of two hundred Dollars (\$200) each without interest, furthermore that the said Joseph L. Hare shall administer to all the temporal needs of his mother Elizabeth Virginia Hare as long as she shall live. And Anna B. Hare and Inez R. Hare shall retain their single life right and have a Joseph L. Hare shall be relinquished.

I appoint Joseph L. Hare my Administrator to settle my estate without Bond. Given under my hand and seal this the 22nd day of June in the year of our Lord one thousand nine hundred and sight.

Joseph J. Hare. (SEAL). our presence who in his presence at his request and in the presence of each other have hereto subscribed our names as witnesses.

Josephus Burd)

James R. Johnson.)

Witnesses.

VIRGINIA:

In the Clerk's Office of the Circuit Court of Nansemond County on Saturday the 2nd day of April, 1910.

The last will and testament of Joseph J. Hare, late of this county, deceased, was this day produced before the Clerk of the Circuit Court of Nansemond County and proved according to law by the affirmation of Josephus Byrd and James R. Johnson, the two subscribing witnesses thereto, and is ordered to be recorded, and,

On the motion of Joseph L. Hare, who is named in the said last will and testament as the executor thereof, who by affirmation according to law and together with Fidelity & Deposit Company of Maryland, by J. T. Withers, its duly appointed attorney-in-fact executed and together with said J. T withers, attorney-in-fact aforesaid acknowledged a bond in the penalty of Five Hundred Dollars, conditioned and payable according to law, certificate is

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grantedhim, the said Joseph L. Hare, as executor, for obtaining a probate of said last will and testament in due form.

And it is ordered that said bond be recorded.

Teste:

R. R. Smith, Clerk. By M. M. Watkins, D. C.

Last Will and Testament of Skipwith Wilmer.

I, Skipwith Wilmer of Baltimore City, do make and publish this my last Will end Testament. I give, devise and bequeath to my brother Joseph Wilmer all my share and interest in the Horse Shoe Estate in Culpeper County, Virginia, and in the personal property thereon, and I direct that a note for fifteen thousand dollars given to me by him for the conditional purchase of said property be cancelled.

To my sister, Mrs. Helen W. Venable, I leave five thousand dollars.

To my brother, William N. Wilmer five thousand dollars.

To the Vestry of Christ Church in the Cipy of Baltimore two thousand dollars.

To the Convention of the Protstant Episcopal Church in the Diocese of Maryland, for the Infirm and Disabled Clergy Fund, one thousand dollars.

All my books, pictures, furniture, silver, horses, carriages, and household and personal effects, I give to my two daughters, to be equally divided between them.

In a box at the Safe Deposit and Trust Company of Baltimore, registered in my name as attorney, will be found certain coupen bonds and other securities, part of which came to my daughters from the estates of their mother and grandmother. To these I have from time to time added other securities as gifts to my daughters, although I have in some cases reserved the coupons thereon during my life, giving them only the principal of the bonds. All of the securities in said box however, other than those designated as the property of my sister or of some other person, are the property of my gaid daughters and belong to them equally, except that in the division my daughter Helen is to be charged with the cost of a ground rent of forty-eight dollars per annum, reserved one lot on Preston Street in the City of Baltimore, which I purchased for her from my two brothers at eight hundred dollars. These securities have been left to my two daughters or given to them by me, clear of any trust, and are theirs absolutely; and, as they form no part of my estate, are not to be

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