

COMMONWEALTH OF MASSACHUSETTS
Middlesex, SS.

Probate Court

I, John C. Leggat, Esquire, Judge of the Probate Court within and for the County of Middlesex, hereby certify that LORING P. JORDAN, whose signature is affixed to the above certificate and attestation, is the Register and proper certifying officer of said Court, and has, by law, the custody of the seal, and all the records, books, documents, and papers of or appertaining to said Court, and that said certificate and attestation are in due form, and entitled to full faith and credit.

IN WITNESS WHEREOF, I have hereunto set my hand, this twenty third day of July in the year of our Lord one thousand nine hundred and forty five

John C. Leggat, Judge of Probate Court

I, LORING P. JORDAN, Register of the Probate Court for said County of Middlesex, do hereby certify that JOHN C. LEGGAT, whose name is subscribed to the above certificate, is Judge of said Probate Court, duly appointed, sworn and qualified, and that the signature of said Judge to said certificate is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, this twenty third day of July in the year of our Lord one thousand nine hundred and forty five.

(SEAL)

Loring P. Jordan Register of Probate Court

COMMONWEALTH OF MASSACHUSETTS
Middlesex, SS.

Probate Court

I, LORING P. JORDAN, Register of the Probate Court for said County of Middlesex, having, by law, custody of the seal and all the records, books documents and papers of or appertaining to said Court, hereby certify the papers hereto annexed to be true copies of papers appertaining to said Court, and on file and of record in the office of said Court, to wit:

Will and Two Codicils to said Will, Affidavit of Witness of Second Codicil to said Will, Petition for Probate, Citation, Decree allowing said Instruments, Bonds, and Letter of Appointment of Executors of the Will of Clarence A. Wiswall late of Reading in said County of Middlesex, deceased, testate.

And I further certify that it appears by the records and files of said Court that said appointment remains in full force.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, this twenty third day of July in the year of our Lord one thousand nine hundred and forty five.

Loring P. Jordan, Register
\$245.345

(SEAL)

BE IT REMEMBERED that I, Clarence A. Wiswall of Reading in the County of Middlesex and Commonwealth of Massachusetts, being of sound and disposing mind and memory, but knowing the uncertainty of this life, do make and publish this, my Last Will and Testament hereby revoking all wills and codicils by me at any time heretofore made.

After the payment of my just debts and funeral expenses, I give, devise, and bequeath as follows:

FIRST: I give to my son, Thomas A. Wiswall of Falmouth, Massachusetts, all the rights, title, and interest which I have at the time of my decease in and to a plantation situated in the Northwest Township in Brunswick County in the State of North Carolina, to hold to him and his heirs and assigns forever/ I also give to the said Thomas A. Wiswall the oil portrait of myself as a boy.

SECOND: I give to my son, Augustus C. Wiswall of Wakefield, Massachusetts, my lot of land in Winterhaven, Florida, and also my half interest in another lot of land in Winterhaven which I own jointly with Charles Wilkins Estate.

THIRD: I give my Washingtonia Library and the bookcases in which it is kept to my said son, Augustus C. Wiswall, IN TRUST for his son, my grandson, James Boit Wiswall, to keep and preserve the same until the said James Boit Wiswall shall become thirty years of age and at that time to deliver said library to my said grandson, free of all trusts.

FOURTH: I give my stamp collection to the trustees under this, my Will, hereinafter named, to hold and preserve for my said grandson, James Boit Wiswall, until he shall become thirty years of age and at that time deliver said collection to my said grandson, free of all trusts. The Trustees may, however at their discretion, give into the possession of my said grandson my stamp collection when he has reached the age of twenty one years with the right to hold and keep same until he reaches the age of thirty years, when he shall then have the full title and right to dispose of same as he may see fit.

Fifth: (a) I give and bequeath to my granddaughter, Eleanor Boit Crafts, in appreciation of her loving care of an affection for me the sum of Five Thousand Dollars.

(b) I give and bequeath to my granddaughter, Dorothy W. Hurley, the sum of Two Thousand Dollars.

(c) I give to my other grandchildren, Jeanette W. O'Keefe, Elizabeth Bradford Wiswall, Harriet Boit Wiswall, James Boit Wiswall, and Nancy Ellen Pratt, the sum of Fifty Dollars each, as a token of remembrance.

(d) To my great grandchildren, Richard Hurley, Donald Hurley, and George A. O'Keefe, I give and bequeath the sum of Fifty Dollars each.

(e) To my brother, Harry Trowbridge Wiswall, and my sister, Eva Gertrude Wiswall, I give, devise, and bequeath the sum of Fifty Dollars each, provided they are living at the time of my decease.

Sixth: All the rest, residue, and remainder of my estate, real, personal, and mixed, wheresoever, and howsoever the same may be situated, which I may own or may be interested in, and bequeath as follows:

(a) I direct that one half of same be transferred and conveyed, in equal shares, to my two sons, Thomas A. Wiswall and Augustus C. Wiswall. In the event of the death of either or both of my said sons before my own decease, I direct that his or their issue shall take the share of the deceased parent by right of representation.

(b) One quarter of the residue I give, devise, and bequeath to my daughter, Clare W. Crafts, but in the event of her death before my own decease, I give one half of said one quarter of the residue to her daughter, the said Eleanor Boit Crafts, and the other half of said quarter I give to my trustees, hereinafter named, who shall invest same and pay over the income to Jeanette W. O'Keefe, the other daughter of said Clare W. Crafts, during her lifetime, and on her death the principal of said trust with accumulations, if any, shall be paid outright to her children then living. If she shall then have no children, I direct that same shall be paid over to the said Eleanor Boit Crafts.

(c) The remaining one quarter of said residue, I give to my daughter, Marion E. Pratt, but if she shall die before my own decease, I direct that her issue shall take her share by right of representation.

Seventh: I earnestly request my children and descendants that they steadfastly decline to sign any bonds or obligations of any kind as surety for any other person or persons; that they refrain from anticipating their income in any respect; that they refuse to make any loans except on the basis of first-class, well known securities and that they invariably decline to invest in any untried or doubtful securities or property or enterprise or business. They should reject any representations or opinions of others if involved in any doubt. They will be approached frequently with suggestions for investment that are not entitled to be relied upon from a business standpoint.

Eighth: I nominate and appoint my said son, Thomas A. Wiswall, and Joseph P. Bell of Andover, Massachusetts, to be the executors and trustees of this, my Will, and request that both as executors and trustees they be exempt from giving surety or sureties upon their official bonds either as executors or trustees. In the event of the death, resignation, or inability of the said Joseph P. Bell to act as such executor or trustee, I direct that in his place shall be appointed a person who shall be named by my said son, Thomas A. Wiswall, and by one or both of my said daughters. I give to my executors and trustees or to any administrator with this will annexed the fullest possible power to sell and convey in fee simple or for any term of years or otherwise, either at public auction or private sale, at such time or times, to such person or persons, and for such consideration as may seem to such executors, trustees, or administrator to be adequate or reasonable and no purchaser from any executor or trustee or administrator under this will shall be bound to see to the application of the purchase money. I further direct that all legal matters in connection with the probate of my will and the settlement of my estate shall be handled by the firm of Morse, Kenny & Bell, Attorneys at Law, now at 87 Milk Street, Boston, Massachusetts.

IN TESTIMONY WHEREOF I hereunto set my hand and seal and in the presence of three witnesses, declare this to be my Last Will, this twenty fifth day of May, in the year of our Lord one thousand nine hundred and thirty seven.

Clarence A. Wiswall

(SEAL)

On this twenty fifth day of May, A. D. 1937, Clarence A. Wiswall of Reading, Massachusetts, signed the foregoing instrument in our presence, declaring it to be his Last Will, and as witnesses thereof we three do now, at his request, in his presence, and in the presence of each other, hereto subscribe our names.

Joseph P. Bell
Sidney Frankel
Katherine A. Mullen

Andover, Mass.
63 Robeson St. Jamaica Plain, Mass.
Wakefield, Mass.

I, Clarence A. Wiswall, of Reading, Massachusetts, do make this Codicil to my Last Will dated May 25, 1937, hereby ratifying and confirming said will in all respects except as changed by this instrument.

I do hereby nominate and appoint my son, Augustus C. Wiswall, as an additional executor and trustee so that my executors and trustees shall now be Thomas A. Wiswall, Joseph P. Bell, and Augustus C. Wiswall.

I do further direct that said Augustus C. Wiswall shall be exempt from giving surety or sureties upon his official bonds as such executor and trustee in accordance with the direction which I have already made as to my other executors and trustees.

IN WITNESS WHEREOF I do hereunto set my hand and seal, declaring this to be a Codicil to my Last Will, this sixteenth day of June, A. D. 1938.

Clarence A. Wiswall (SEAL)

On this sixteenth day of June, 1938, Clarence A. Wiswall of Reading, Massachusetts, signed the foregoing instrument in our presence, declaring it to be a Codicil to his last Will, and as witnesses thereof we three do now, at his request, in his presence, and in the presence of each other, hereto subscribe our names.

Katherine E. Mullen
Sidney Frankel
Joseph P. Bell

I, CLARENCE A. WISWALL, of Reading, Massachusetts, do hereby make this second codicil to my will dated May 25, 1937, the first codicil thereto being dated June 16, 1938, hereby ratifying and confirming my said will and said first codicil thereto in all respects save as the same are changed by this instrument.

Whereas in said will, in the paragraph thereof numbered "Eighth" I nominated and appointed Joseph P. Bell of Andover, Massachusetts, to be one of the executors and trustees of said will, and confirmed said appointment by said codicil, and the said Joseph P. Bell has since died, I now nominate and appoint Montgomery Reed, of Cambridge, Massachusetts, to be an executor of and trustee under said will in place of said Joseph P. Bell, so that my executors and trustees shall be my son, Thomas A. Wiswall, my son, Augustus C. Wiswall, and said Montgomery Reed.

I further direct that said Montgomery Reed shall not be required to furnish any surety or sureties on his official bonds as such executor and trustee, and that with my other executors and trustees he shall have all the powers, discretion and authority granted to any of my executors and trustees by said will.

The named members of the firm of Morse, Kenny and Bell referred to in the last paragraph of my said will having all died, the direction that all legal matters in connection with the probate of my will and the settlement of my estate shall be handled by that firm is hereby revoked.

IN WITNESS WHEREOF I hereunto set my hand and seal and in the presence of three witnesses declare this instrument to be a second codicil to my last will and testament this twelfth day of May in the year nineteen hundred and thirty-nine.

Clarence A. Wiswall (SEAL)

On this twelfth day of May, 1939, Clarence A. Wiswall of Reading, Massachusetts, signed the foregoing instrument in our presence, declaring it to be a Codicil to his last Will, and as witnesses thereof we three do now, at his request, in his presence, and in the presence of each other, hereto subscribe our names.

Irving L. Jameson
1 Court, Boston
Charles H. Morris
1 Court St., Boston
Montgomery Reed
85 Ames Bldg., Boston

5
No. 245845
Clarence A. Wiswall
Probate of Will
Affidavit of Witness
Filed Sept. 5, 1942.

PROBATE COURT

In the matter of proving the last will of Clarence A. Wiswall, late of Reading in said County.

I, Montgomery Reed, of Cambridge in the County of Middlesex being duly sworn, do depose and say that the testator therein named signed said instrument, dated May 12, 1939, as and by a codicil to his last will and testament in my presence and in the presence of Irving L. Jameson and Charles H. Morris the other subscribing witnesses; that we all thereafter signed our names thereto as witnesses at the request and in the presence of said testator, and that at the time of signing said instrument said testator was in my opinion of full age and of sound mind.

Montgomery Reed

Subscribed and sworn to this fifth day of September 1942. Before me,

Edward J. Straughney
Asst. Register of Probate Court

No. 245845

Clarence A. Wiswall

Probate of Will
Without Sureties
Petition-Citation-Decree

Filed Aug. 5, 1942
Returnable Sept. 14, 1942
Allowed Sept. 16, 1942
Rec. Book 1438, Page 51
Will Book 1448, Page 196

For petitioners:
Montgomery Reed
85 Ames Bldg. Boston

To The Honorable The Judges of The Probate in and for the County of Middlesex:

RESPECTFULLY represent Thomas A. Wiswall of Falmouth in the County of Barnstable, Augustus C. Wiswall of Wakefield and Montgomery Reed of Cambridge, both in the County of Middlesex, that Clarence A. Wiswall who last dwelt in Reading in said County of Middlesex died on the twenty first day of July in the year of our Lord one thousand nine hundred and forty-two, possessed of goods and estate remaining to be administered, leaving no widow and as his only heirs-at-law and next of kin the persons whose names, residences and relationship to the deceased are as follows, viz:

Name	Residence	Relation
Thomas A. Wiswall	Falmouth, Mass.	Son
Augustus C. Wiswall	Wakefield, Mass.	Son
Clare W. Crafts	Reading, Mass.	Daughter
Marion E. Pratt	Reading, Mass.	Daughter

That said deceased left a will and two codicils herewith presented, wherein your petitioners named executors and wherein the testator has requested that your petitioners be exempt from giving a surety on their bonds. Therefore your petitioners pray that said will and codicils may be proved and allowed, and letters testamentary issued to them, without giving a surety on their official bonds, and certify that the statements herein contained are true to the best of their knowledge and belief.

Dated this twenty seventh day of July, 1942

Mailing Address
Falmouth, Mass.
15 White Ave., Wakefield, Mass.
85 Ames Building, Boston, Mass.
Suffolk

Signature
Thomas A. Wiswall
Augustus C. Wiswall
Montgomery Reed

Subscribed and sworn to this fourth day of August, 1942 by Augustus C. Wiswall and Montgomery Reed.

Before me,

Irving L. Jameson, Justice of the Peace
The undersigned, being all the persons interested in the estate who are of full age and legal capacity, other than creditors, and the guardians of persons interested therein, hereby consent that the above-named petitioner be exempt from giving any surety on a bond, and assent to the allowance of said will without testimony.

COMMONWEALTH OF MASSACHUSETTS
Probate Court

To all persons interested in the estate of Clarence A. Wiswall late of Reading in said County, deceased. A

A petition has been presented to said Court for probate of a certain instrument purporting to be the last will and two codicils of said deceased by Thomas A. Wiswall of Falmouth in the County of Barnstable, and Augustus C. Wiswall of Wakefield and M. Montgomery Reed of Cambridge in said County of Middlesex, praying that they be appointed executors thereof, without giving a surety on their bonds.

If you desire to object thereto you or your attorney should file a written appearance in said Court at Cambridge before ten o'clock in the forenoon on the fourteenth day of September 1942, the return day of this citation.

Witness John C. Leggat, Esquire, First Judge of said Court, this fifth day of August in the year one thousand nine hundred and forty-two.

Loring P. Jordan Register

It is ordered that notice of said proceeding be given by publishing a copy of the foregoing citation once in each week for three successive weeks in The Reading Chronicle a newspaper published in Reading, the last publication to be one day at least before said return day; and by mailing, postpaid, or delivering a copy thereof to all known persons interested in the estate fourteen days at least before said return day.

Witness, John C. Leggat, Esquire, First Judge of said Court, this fifth day of August in the year one thousand nine hundred and forty-two.

Loring P. Jordan, Register
I have served the foregoing citation as ordered by publishing and by mailing
Montgomery Reed
Middlesex, SS September 5, 1942. Then personally appeared Montgomery Reed and made oath

that the above return by him subscribed is true.
Before me,

Edward J. Straughney, Justice of the Peace

COMMONWEALTH OF MASSACHUSETTS

At a Probate Court holden at Cambridge in and for said County of Middlesex, on the sixteenth day of September in the year of our Lord one thousand nine hundred and forty-two. XXXXXX

On the petition of Thomas A. Wiswall of Falmouth in the County of Barnstable, and Augustus C. Wiswall of Wakefield and Montgomery Reed of Cambridge in the County of Middlesex, praying that the instruments therewith presented, purporting to be the last will and testament and two codicils of Clarence A. Wiswall late of Reading in said County of Middlesex, deceased, may be proved and allowed, and letters testamentary issued to them, the executors therein named, without giving a surety on their bonds; and the heirs-at-law, next of kin and all other persons interested, having been notified, according to the order of the Court, to appear and show cause, if any they have against the same; and no party objecting thereto, and it appearing that said instruments are the last will and testament of said deceased and were legally executed, and that said testator was, at the times of making the same, of full age and sound mind, and that said petitioners are competent and suitable persons to be appointed to said trust:

It is therefore decreed that said instruments be approved and allowed as the last will and testament of said deceased, and letters testamentary be issued to said petitioners, they first giving bonds, without sureties, for the due performance of said trust.

Joseph W. Monahan Judge of Probate Court

No. 245845
CLARENCE A. WISWALL
Executors Bond
Without Sureties
Approved-- Sept. 16, 1942
Rec. Book 1438, Page 51

KNOW ALL MEN BY THESE PRESENTS

That I, Thomas A. Wiswall of Falmouth in the County of Barnstable in the Commonwealth of Massachusetts, am holden and stand firmly bound and obliged unto JOHN C. LEGGAT, Esquire, First Judge of the Probate Court in and for the County of Middlesex, in the full and just sum of one hundred and forty thousand dollars, to be paid to said Judge and his successors in said office; to the true payment whereof I bind myself and my heirs, executors and administrators, by these presents. Sealed with my seal, and dated the eighth day of September in the year of our Lord one thousand nine hundred and forty-two.

The condition of this obligation is such, that if the above-bounden Thomas A. Wiswall executor of the last will and testament of Clarence A. Wiswall late of Reading in said County of Middlesex, deceased, testate, shall:-

First, make and return to said Probate Court, within three months after his appointment, a true inventory of all the real and personal estate of said deceased which at the time of the making of such inventory shall have come to the possession or knowledge of said executor;

Second, administer according to law and to the will of said deceased all the personal estate of said deceased which may come to the possession of said executor, or of any person for him, and also the proceeds of any of the real estate of said deceased that may be sold or mortgaged by said executor; and

Third, render upon oath, a true account of his administration at least once a year, until his trust is fulfilled, unless he is excused therefrom in any year by said Court, and also render such account at such other times as said Court may order; Then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and delivered in presence of
Sumner Crosby

Thomas A. Wiswall (SEAL)

Middlesex, ss. Sept. 16, 1942. Examined and approved.

Joseph W. Monahan, Judge of Probate Court

I, Thomas A. Wiswall the within-named executor declare that, to the best of my knowledge and belief, the estate and effects of the within-named deceased do not exceed in value the following mentioned sums, viz:

Real Estate \$ None
Personal Estate \$70,000.00

Signed: Thomas A. Wiswall

No. 245845

CLARENCE A. WISWALL
Executors Bond
Without Sureties

Approved-- Sept. 16, 1942
Rec. Book 1427, Page 66

KNOW ALL MEN BY THESE PRESENTS,

That I, Augustus C. Wiswall of Wakefield in the County of Middlesex in the Commonwealth of Massachusetts, am holden and stand firmly bound and obliged unto JOHN X. LEGGAT, Esquire, First Judge of the Probate Court in and for the County of Middlesex, in the full and just sum of one hundred and forty thousand dollars, to be paid to said Judge and his successors in said office; to the true payment whereof I bind myself and my heirs, executors and administrators, by these presents. Sealed with my seal, and dated the eighth day of September in the year of our Lord one thousand nine hundred and forty-two.

The condition of this obligation is such, that if the above-bounden Augustus C. Wiswall executor of the last will and testament of Clarence A. Wiswall late of Reading in said County of Middlesex, deceased, testate, shall:-

First, make and return to said Probate Court, within three months after his appointment, a true inventory of all the real and personal estate of said deceased which at the time of the making of such inventory shall have come to the possession or knowledge of said executor;

Second, administer according to law and to the will of said deceased all the personal estate of said deceased which may come to the possession of said executor, or of any person for him, and also the proceeds of any of the real estate of said deceased that may be sold or mortgaged by said executor; and

Third, render upon oath, a true account of his administration at least once a year until his trust is fulfilled, unless he is excused therefrom in any year by said Court, and also render such account at such other times as said Court may order; Then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and delivered in presence of

Augustus C. Wiswall (SEAL)

Middlesex, ss. Sept. 16, 1942. Examined and approved

Joseph W. Monahan, Judge of Probate Court

I, Augustus C. Wiswall the within-named executor declare that, to the best of my knowledge and belief, the estate and effects of the within-named deceased do not exceed in value the following-mentioned sums, viz.:

Real Estate, \$ None
Personal Estate \$70,000.00
Sign--Augustus C. Wiswall

No. 245845 9

CLARENCE A. WISWALL
Executors Bond
Without Sureties

Approved--Sept. 16, 1942
Rec. Book 1427, Page 66

KNOW ALL MEN BY THESE PRESENTS

That I, Montgomery Reed of Cambridge in the County of Middlesex in the Commonwealth of Massachusetts, am holden and stand firmly bound and obliged unto John C. Leggat, Esquire, First Judge of the Probate Court in and for the County of Middlesex, in the full and just sum of one hundred and forty thousand dollars, to be paid to said Judge and his successors in said office; to the true payment whereof I bind myself and my heirs, executors and administrators, by these presents. Sealed with my seal, and dated the eighth day of September in the year of our Lord one thousand nine hundred and forty-two.

The condition of this obligation is such, that if the above-bounden Montgomery Reed executor of the last will and testament of Clarence A. Wiswall late of Reading in said County of Middlesex, deceased, testate, shall:-

First, make and return to said Probate Court, within three months after his appointment, a true inventory of all the real and personal estate of said deceased which at the time of the making of such inventory shall have come to the possession or knowledge of said executor;

Second, administer according to law and to the will of said deceased all the personal estate of said deceased which may come to the possession of said executor, or of any person for him, and also the proceeds of any of the real estate of said deceased that may be sold or mortgaged by said executor; and

Third, render upon oath, a true account of his administration at least once a year, until his trust is fulfilled, unless he is excused therefrom in any year by said Court, and also render such account at such other times as said Court may order; Then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and delivered in presence of

Middlesex, ss. Sept. 16, 1942

Montgomery Reed (SEAL)
Examined and approved.

Joseph W. Monohan, Judge of Probate Court

I, Montgomery Reed the within-named executor, declare that, to the best of my knowledge and belief, the estate and effects of the within-named deceased do not exceed in value the following mentioned sums, viz.:

Real Estate None
Personal Estate \$70,000.00

Sign--Montgomery Reed

COMMONWEALTH OF MASSACHUSETTS
PROBATE COURT

To Thomas A. Wiswall of Falmouth in the County of Barnstable, and Augustus C. Wiswall of Wakefield and Montgomery Reed of Cambridge in the County of Middlesex and Commonwealth aforesaid.

You are appointed executors of the last will and testament of Clarence A. Wiswall late of Reading in said County of Middlesex, deceased, testate, which will was proved and allowed on the sixteenth day of September 1942, by said Court, and is now of record in this Court:

And you are required to make and return into said Probate Court, within three months from the date hereof, a true inventory of all the real and personal estate of said deceased which at the time of the making of such inventory shall have come to your possession or knowledge;--To administer, according to law and to the will of said deceased, all the personal estate of said deceased that may come to your possession, or that of any person for you, and also the proceeds of any of the real estate of said deceased that may be sold or mortgaged by you;--And to render upon oath, a true account of your administration, at least once a year, until your trust is fulfilled, unless excused therefrom in any year by said Court.

Witness, John C. Leggat, Esquire, First Judge of said Court, at Cambridge, this sixteenth day of September in the year of our Lord one thousand nine hundred and forty-two.

Loring P. Jordan, Register

602
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STATE OF NORTH CAROLINA }
NEW HANOVER COUNTY }

Before A. L. MEYLAND, Clerk

in the Matter of the Administration }
of the Estate of NORA MORRISON }

RICHARD S. ROGERS, TRUST OFFICER being duly sworn, doth say: That NORA MORRISON late of New Hanover County, died on 15th day of July 1947 leaving a last Will and Testament; and that THE WILMINGTON SAVINGS & TRUST CO. the Executor named therein, is the proper person entitled to Letters Testamentary on the estate of the said NORA MORRISON Further, that the value of the personal effects of said Estate as far as can be ascertained at the date of this application is about FIVE HUNDRED Dollars, and the real estate consists of FIVE THOUSAND DOLLARS and that C. R. MORSE, C. S. MORSE AND AGUSTA C. ROBERTS are entitled as legatees and devisees thereof.

SEAL

Richard S. Rogers, Trust Officer
The Wilmington Savings & Trust Company

Sworn to and subscribed before me
this 15th day of JULY A. D. 1947

A. L. Meyland
Clerk Superior Court, New Hanover County

STATE OF NORTH CAROLINA, }
NEW HANOVER COUNTY }

SUPERIOR COURT
Before Clerk.

You swear that you believe this writing to be and contain the last Will and Testament of NORA MORRISON and that you will well and truly execute the same by first paying her debts and then her legacies as far as the said estate shall extend or the law shall charge you, and that you will well and faithfully execute the office of Executor agreeable to the trust and confidence reposed in you according to law; So help me God.

SEAL

Richard S. Rogers, Trust Officer -
The Wilmington Savings & Trust Company
Wilmington, N. C.

Sworn and subscribed before me
this 15th day of July, 1947.

A. L. Meyland
Clerk Superior Court, New Hanover County.

STATE OF NORTH CAROLINA }
NEW HANOVER COUNTY }

SS. IN THE PROBATE COURT

A paper purporting to be the LAST WILL AND TESTAMENT of NORA MORRISON deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by Richard S. Rogers, Trust Officer for the Wilmington Savings & Trust Co. the Executor therein mentioned, and the due execution thereof by the said NORA MORRISON is proved by the oath and examination of JANIE B. DUNN AND LILLIAN S. SMALL the subscribing witnesses thereto who being duly sworn, doth depose and say, and each for himself depose and saith, that he is a subscribing witness to the paper-writing now shown him, purporting to be the LAST WILL AND TESTAMENT of NORA MORRISON that the said NORA MORRISON in the presence of this deponent subscribed her name at the end of said paper-writing, which is now shown as aforesaid, and which bears date of the 28th day of April 1942.

AND THE DEPONENT FURTHER SAITH, That the said NORA MORRISON the testator aforesaid, did at the time of subscribing her name as aforesaid, declare the said paper-writing so subscribed by him, and exhibited to be his LAST WILL AND TESTAMENT, and this deponent did thereupon subscribe her name at the end of said Will as an attesting witness thereto, at the request and in the presence of the said testator and in the presence of each other. And this deponent further saith that at the said time when the said testator subscribed her name to the said last Will as aforesaid, and at the time of the deponent's subscribing her name as an attesting witness thereto, as aforesaid, the said Nora Morrison was of sound mind and memory, of full age to execute a Will, and was not under any restraint to the knowledge, information or belief of this deponent.

And further these deponents say not
Severally sworn and subscribed
this 15th day of July 1947,
before me,

SEAL

Janie B. Dunn (SEAL)

Lillian S. Small (SEAL)

A. L. Meyland
Clerk Superior Court

STATE OF NORTH CAROLINA }
COUNTY OF NEW HANOVER }

I, NORA MORRISON, of New Hanover County, North Carolina, being of sound mind and disposing memory, do hereby make and declare this my last Will and Testament, hereby revoking and making void any and all other Wills previously made by me.

FIRST: I desire and direct that all my just debts should be paid by my executor hereinafter named as promptly as possible after my death.

SECOND: I give, bequeath, and devise my house and lot at No. 508 Princess Street in the city of Wilmington, New Hanover County, North Carolina, to C. R. Morse and C. S. Morse, my cousins, as tenants in common to be theirs absolutely.

THIRD: I give, bequeath, and devise all my property, both real and personal, located in the town of Southport, Brunswick County, North Carolina, to Augusta C. Roberts, my cousin, one time of New Bern, North Carolina, but now living with me, to be hers absolutely.

FOURTH: I likewise give, bequeath, and devise to my cousin Augusta C. Roberts, my house and lot at No. 20 North Fifth Street, in the city of Wilmington, New Hanover County North Carolina, and the contents thereof, to be hers absolutely.

FIFTH: All the rest and residue of my property of whatsoever kind and wheresoever situate I give, bequeath, and devise to my cousin Augusta C. Roberts, to be hers absolutely.

The devise and bequests above made to Augusta C. Roberts I made in appreciation for the long service rendered by her to me.

SIXTH: I hereby nominate, constitute, and appoint WILMINGTON SAVINGS & TRUST COMPANY of Wilmington, North Carolina my executor to administer my estate and to act without bond; as such executor it is hereby authorized to sell, mortgage, and dispose of any or all of my property, in its discretion, in the settling of my estate; but in case my executor should deem it desirable to sell or dispose of any realty in settling my estate, I direct that my