Middlesex, SS.

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

IN WITNESS WHEREOF, I have hereunto set my hand, this twenty third day of July is 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 Middleter, do hereby certify that JOHN C. LEGGAT, whose name is subscribed to the above certificate, in 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.

Loring P. Jordan Register of Probate

(SEAL)

COLMONYEALTH OF MASSACHUSETTS Probate Court Middlesex, SS.

I, LORING P. JORDAN, Register of the Probate Court for said County of Middleser, 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 appertains 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 Itfurther certify that it appears by the records and files of said Court that said appointment remains in full force.

> IN WITHLESS 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

(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 assory, but knowing the uncertainty of this life, do make and publish this, my Last Will and Testamethereby revoking all wills and codicils by me at any time heretofore mad.

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. Mismil 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 pars 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, herein after named, to hold and preserve for my said grandson, James Boit Wiswall, until he sail become thirty years of age and at that time deliver said collection to my said grandson, free of all trusts. The Trustees are free of all trusts. The Trustees may, however at their disortion, give into the possession of my said grandson my stamp collection when he has reached the age of trust? one years with the right to hold and keep same until he reaches the age of thirty years, me 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 lowing 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 pollars each, as a token of remembrance.
- (d) To my great grandchildren, Richard Hurley, Donald Hurley, and George A. O'Esefe, 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

Sixth: All the rest, residue, and remainder of my estate, real, personal, and mixed, where soever, and howsoever the same may be situated, which I may own or may be interested in, or over which I may have a power of appointment at the time of my decease, I give, devise,

- (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
- (b) One quarter of the residue I give, devise, and bequeath to my daughter, Ohre W. Crafts, but in the event of her death before my own decesse, I give one helf of said one quarter of the residue to her daughter, the said Eleanor Boit Crafts, and the other said one quarter of the residue to her daughter, the said Eleanor Boit Crafts, and the other me half of said quarter I give to my trustees, hereinafter names, who shall invest same and my 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. Fatt, but if she shall die before my own decease, I direct that her issue shall take her

Seventh: I earnestly request my children and descendants that they steadfastly dedine Seventh: I earnestly request my children and descendants that they steadfastly dedine 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 lease 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 indover, Massachusetts, to be the executors and trustees of this, my will, and request that this as executors and trustees they be exempt from giving surety or sureties upon their bit as executors and trustees they be exempt from giving surety or sureties upon their efficial bonds either as executors or trustees. In the event of the death, resignation, or imility of the said Joseph P. Bell to act as such executor or trustee, I direct that in his likes shall be appointed a person who shall be named by my said son, Thomas A. Wiswell, and yome 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 less estate all or any part of parts of the real estate of which I may die seized and possessed, at such time or times, to such person or persons, the state all or any part of parts or the real estate or which I may die seized and possess there are public auction or private sale, at such time or times, to such person or persons, as for such consideration as may seem to such executors, trustees, or administrator to be seemed or reasonable and no purchaser from any executor or trustee or administrator under this will shall be based on the purchase and the purchase many of trustees. Magnate or reasonable and no purchaser from any executor or trustee or administrator under this will shall be bound to see to the aplication of the purchase money. I further direct that all legal matters in connection with the probate of my will and the settlement of my state shall be handled by the firm of Morse, Kenny & Bell, Attorneys at Law, now at 87 Milk Street Death of the control of th

IN TESTIMONY WHEREOF I hereunto set my hand and seal and in the presence of three statesses, dedare this to be my Last Will, this twenty fifth day of May, in the year of our let 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, stachusetts, signed the foregoing instrument in our presence, declaring it to be his at Mill, and as witnesses thereof we three do now, at his request, in his presence, and the presence of each other, hereto subscribe our names.

CANE IN THE BURNINGS TO

Joseph P. Bell Sidney Frankel Katherine A. Mullen

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