

747th I hereby constitute and appoint my Executor  
J.P. Dorey, my lawful Executor to all intents  
and purposes to execute this my last will  
and testament according to its true intent and  
meaning & the same and every part and  
clause thereof, hereby revoking and declaring  
void all other wills and testaments  
by me heretofore made.

In witness whereof, I, the said J.P. Dorey,  
have hereunto set my hand and seal, this  
the 22nd day of January, 1918.

J.P. Dorey (seal)

Agreed, heard, published and received by the  
said J.P. Dorey to be his last will and  
testament in the presence of us who at  
his request and in his presence and  
in the presence of each other, do subscribe  
our names as witnesses thereto.

T. A. Hendricks  
Blaine Parthen

North Carolina

Cherokee County

In the matter of

The last will and testament of Solomon W.  
Flishman, deceased.

In the Superior Court,

Before the Clerk

On this 19 day of April, 1917, an Exam-  
pled copy of the last will and testament of  
Solomon W. Flishman, deceased, a resident of the  
City of Richmond and State of Virginia, and a duly  
certified copy of the probate of such will by the  
Chancery Court of the City of Richmond, State of  
Virginia, is produced before the undersigned Clerk  
of the Superior Court of Cherokee County, was duly  
afforded for probate by L. J. Morris and Virginia  
Trust Company, executors and trustees under the  
said will by and through their attorneys;

And it appearing that the said will has been  
duly proven and admitted to probate before the Cham-  
cery Court of the City of Richmond and State of  
Virginia, and it further appearing that the said Solomon  
W. Flishman was a resident of the said City of Richmond  
and State of Virginia, and it appearing from such  
verification that such will has been duly  
executed according to the laws of the State of North  
Carolina, and duly proven by the oaths of Irving J.  
Thoms and R. L. Mosley, subscribing witnesses to the  
same;

It is therefore ordered that the said exemplified  
copy of the said will, with the certificate of its probate  
before the Chancery Court of the City of Richmond, State  
of Virginia, be allowed, filed and recorded as the  
will of said Solomon W. Flishman, in the same manner  
as if the original and not the copy of said will had  
been produced, proven and allowed.

A. L. Johnson  
Clerk Superior Court

I, Solomon W. Flickman, of the City of Richmond, Virginia, being of sound and disposing mind, do make this last will and testament as follows, to wit: revoking all former wills at any time herebefore made by me First, I direct all my just debts paid as soon after my death as is practicable.

Second: I wish and direct that a neat stone, like those over the graves of my sisters, shall be placed at the head of my grave, but no shaft or monument, and I request my Executors to place a floral pall on my casket.

Third, I give and bequeath to Rita Moshley, daughter of my nephew, Willie, and Mamie Moshley, the sum of one thousand Dollars (\$1,000.00), which sum shall be held by my Executors hereinafter named, as trustee, for her benefit, and to pay over to her when she becomes twenty one years of age. But if in the judgment of said Executors, they deem it expedient and advisable to pay over the said sum to her before she attains the age of twenty one years then I authorize them to pay over to do so. If the said Rita Moshley shall die before the said sum of one thousand Dollars is paid over to her, then I direct that the said sum shall be paid to her mother, Mamie Moshley.

Fourth, I give and bequeath to my nephew, Sidney Moshley, son of my sister, Clara Moshley, and his husband (Augustus Moshley, the sum of three thousand Dollars (\$3000.00).

Fifth, I give and bequeath to Clara and Sidney Moshley Jr., daughter and son respectively of my nephew Sidney, and Jennie Moshley, the sum of Five Hundred Dollars (\$500.00) each to be held in trust for them by my Executors, and paid over to them when they respectively attain the age of twenty one years. If my Executors shall deem it expedient and advisable to pay over said legacy to both or either of said legates before attaining the age of twenty one years then I do

authorize and empower them to pay said legacy to either or both of said legates at any time they may deem it wise and expedient to do so, but no more than either or both of said legates shall die before receiving their legacy, then the legacy of the one so dying shall be paid to their father, Sidney Moshley Sr.

Sixth, I give and bequeath to John Cole, our faithful cook, the sum of Two Hundred Dollars (\$200.00). Seventh I give and bequeath to our faithful housemaid, Mary Louise Watkins, wife of Edward Watkins the sum of One Hundred Dollars (\$100.00)

Eight, I give and bequeath to Arthur Long, Jr. the son of Arthur J. and Minnie Long, the sum of Five Hundred Dollars \$500 to be paid to him when he attains the age of twenty one years, the interest on said sum from the time of my death until the said Arthur Long, Jr. attains his age of twenty one years shall accumulate and be paid over to him, along with the said legacy of Five Hundred Dollars when he attains his majority, in the event that he should die before attaining the age of twenty one years, then the said sum of Five Hundred Dollars, together with any accumulated interest shall revert to my estate.

Ninth: I give and bequeath to the following institutions the amounts set opposite their names respectively:

To the Masonic Home of Virginia, in Richmond Virginia (27, Chestnut Street) Five Hundred Dollars for endowment fund.

To the Trustees of the Masonic Home of Virginia in Richmond, Virginia, an additional one thousand Dollars as an endowment fund, the interest on which shall be used by them to give the children of the home an annual treat on July 4<sup>th</sup> \$1000.00

To the Trustees of the Ladies Aid and Benevolent Society, connected with Park Abolition Association in Richmond, Virginia (of which Society I

La Prato and Whitlock are present trustees, and Mrs Sam Cohen, President), for the endowment fund, the sum of Five Hundred \$500.00

To Hebrew Union College of Richmond of Cincinnati, Ohio. (Rev. Dr. Kohler President) Five Hundred Dollars, of which Two Hundred and fifty Dollars shall be in Memory of my beloved sister Rosa, and Two Hundred and fifty Dollars in Memory of myself, for the endowment fund \$500.00

To the trustees of Beth Abraham congregation, of Richmond, Virginia, for use of Sunday School. Five Hundred Dollars. \$500.00

To the Hebrew Orphan Home Atlanta Georgia, (Senior Wolf, President), Ten Hundred Dollars \$1000.00

To the Hebrew Home for aged and infirm, Richmond, Virginia. (Henry D Nulzler, President, Two Hundred Dollars. \$200.00

To the Home for needy Confederate Veterans, Richmond, Virginia (Mrs A.J. Montague, President) Two Hundred Dollars. \$200.00

To the Virginia Home for Invalids, in Richmond Virginia (Miss Annie Bell, President) Two Hundred Dollars \$200.00

To the Retreat for the Sick, in Richmond, Virginia (Miss Mary L. Norman President) Two Hundred Dollars. \$200.00

To the Childrens Home Society, in Richmond, Virginia (John Garland Pollard President) Two Hundred Dollars \$200.00

To the Male Orphan Asylum in Richmond, Virginia (John L. Williams President) Two Hundred Dollars \$200.00

To the Shillington Arms and Hospital in Richmond Virginia (Miss Francis Scott West President) Two Hundred Dollars \$200.00

To the Richmond Eye, Ear, Nose and Throat Infirmary (Mrs. Sarah Ann Treason) Two Hundred Dollars \$200.00

To the Little Sisters of the Poor, in Richmond Virginia (Sister Superior Judith Esch, Two Hundred

Dollars. \$200.00

To the Tuberculosis Camp Society in Richmond Virginia (Eud M. Scott President) Two Hundred Dollars \$200.00

To the Insular Relief Association, in Richmond, Virginia (Mrs. Jessie Parrish President) Two Hundred Dollars. \$200.00

To the Belle Bryson Day Nursery and Kindergarten in Richmond Virginia (Mrs. Walter President) Two Hundred Dollars. \$200.00

To the Police Benevolent Association in Richmond Virginia (L.J. Morris, President) Two Hundred Dollars \$200.00

To the Truants Relief Association, in Richmond Virginia, (J. R. Shygen President) Two Hundred Dollars. \$200.00

To the National Jewish Hospital, Denver, Col. Samuel Grubfeld, President, One Hundred Dollars. \$100.00

To the Jewish Consumptive Relief Society, Denver, Colorado, One Hundred Dollars. \$100.00

To the Childrens Ward in Memorial Hospital, of Richmond, Virginia (Mrs Charles Rodms, President) Two Hundred Dollars. \$200.00

To the Jewish Neighborhood House of Richmond Virginia (Miss Pauline Thalheim President, Two Hundred Dollars \$200.00

I wish, I direct that all my debts, whether evidenced by notes accounts or otherwise, owing to me by my twisters' Lewis W. Flushman and Simon Flushman, at the time of my death shall be cancelled and they shall be entirely released from the payment of any such debts. (Page 7th) 107

Eleventh: I direct that the sum of One Hundred Dollars (\$100.00) shall be paid to each and every employ of Flushman, Maurin & Company, Incorporated, who shall have been in its employ for twelve months or more preceding my death.

Twelfth: I give and bequeath to my two nieces

and adopted daughter, Ruth and Kate, all of my  
Household and Triclin. furniture, boxes, pictures china  
and silverware, to be equally divided between them.

Third: I direct my Executors to set aside the  
sum of Ten thousand (\$10,000.00) the income from  
which shall be paid monthly to my brother, Lewis  
Flickman, of Sacramento, Georgia during his lifetime.  
At his death my said brother, I direct that the said  
sum shall revert to my estate.

Fourth: I will and direct that my brother, Isaac  
Flickman, shall be maintained by my estate so  
long as he lives. I direct that my Executors shall  
send check or draft for Eight Five Dollars (\$85.00)  
to Mr Hope Pitman, Baltimore, Maryland. (Wife N  
Magdalena) on the fifth day of February, May, August  
and November of each year, for my brother Isaac, food  
and that said Executors pay any <sup>other</sup> bill for clothing or  
other necessities for my said brother. I ~~and~~ specially  
desire that the above mentioned, when he dies, I wish  
his body removed to Richmond, Virginia, and buried in  
my lower section in the cemetery, and I wish a neat  
stone like that on my sisters, Clara and Sabina's  
graves to be placed over his.

Fifth: All the real and personal property of my estate be  
held by my Executors in trust for my two nieces,  
Ruth and Kate Truesman, and the interest thereon paid  
to them in quarterly installments during their respective  
lifetimes. Upon the marriage of either of my said nieces,  
I direct that the sum of Ten thousand Dollars (\$10,000.00)  
shall be paid to such niece, and at the same time  
a like sum of Ten thousand Dollars (\$10,000.00) shall be  
set aside and invested for the other niece and shall be  
paid over to such other niece at any time she so  
request. I direct that at the expiration of each period  
of five years after my death, there shall be paid to my  
nieces, if they so desire, the sum of five thousand Dollars  
(\$5,000.00) <sup>that</sup> out of the principal of the said trust estate.  
In the event <sup>that</sup> at any time my Executors shall deem it

necessary or expedient to either of my said nieces who  
may then be married, that my said Executors are  
authorized to pay out of the principal of the said  
trust estate to such married niece such amount of money  
as they may deem necessary and proper; and in the  
event that any such payment is so made to such married  
niece, then the said Executors shall at the same time  
set aside and invest a like amount for my other  
niece and pay over the same to such other niece  
at any time upon her request.

If either one of my nieces should die without  
having been married, then her interest in my estate  
shall immediately cease, and such interest shall go  
to the surviving niece in the same manner and  
to the same extent as it was vested in the niece  
so dying. But if either one or both of my said  
nieces shall marry, then I direct that the one or more  
so dying shall have the right at her or their death to  
draw out, by a writing in the nature of a last will  
and testament, to whom she shall go to share the income  
from which such niece was entitled at the time of  
her death.

But all the foregoing of this, the Fifth clause  
of my will are to be understood as subordinate to  
the provisions for the maintenance of my brother  
Isaac contained in the Fourth clause of this will.  
Sixth: I nominate and appoint my friend L. J. Morris  
and the Virginia Trust Company as my Executors and trustees  
of this last will, and I request that no surety be  
required of either of them upon their qualifications as  
Executors. I direct that there shall be no inventory of  
my estate. I demand that my nieces fully consent with  
the said Executors in the management and handling  
of whatever property they may own.

I authorize and empower my said Executors and  
trustees to hold any securities which may come into  
their hands or to sell the same whenever in either  
property as they may deem it best. I also authorize

and empower my said Executors and Trustees to sell my real estate owned by me at the time of my death, either at public auctions or private sale, and upon such terms as they deem best and no purchaser from said Executors or Trustees shall be required to see to the application of the purchase money; and I further direct that in carrying out the provisions of this will according to this best judgment, my said Executors and Trustees are not to be responsible or liable for any money advanced to my executors as per Clause Fifth of my will. Given under my hand and seal this 4 day of April, 1916.

Solomon W. Thurston. (red)

Signed, read published and declared as and for his last will and testament by Solomon W. Thurston in our presence, who in his presence at his request, and in the presence of one another have hereunto set our hands at actual by witnesses Irving J. Straus

P. S. Mowly.

Virginia

In the Chancery Court of the City of Richmond.  
 the 22nd day of January, 1917.

A paper writing, bearing date the fourth day of April 1916 purporting to be the last will and testament of Solomon W. Thurston, decedent, late of this City, was this day produced to the Court by Christian Gordon & Christian attorneys for the Executors and offered for proof; and was duly proved in all respects to the satisfaction of the Court by the oaths of Irving J. Straus and P. S. Mowly, the subscribing witnesses thereto.

Thereupon the said paper writing is established and ordered to be recorded as and for the last will and testament of the said Solomon W. Thurston decedent.

And on the motion of L. J. Morris and the Virginia Trust Company the only Executors named in said

they were permitted by the Court to qualify as such; and thereupon the said Virginia Trust Company, by L. J. Light its Secretary who made oath as the said decedent and entered into and acknowledged a bond as such Executor in the penalty of two Hundred and fifty Thousand Dollars payable and conditioned according to Law, but without security the Charter of the said Company directing that no security should be required of it on the execution of such bond and the Court deeming it unnecessary, no security is required of said company, the Court being first satisfied however from an examination of the said L. J. Light its Secretary on oath as to the sufficiency of said company. And L. J. Morris the other Executor named in said will made oath as the said decedent and entered into and acknowledged a bond as such Executor in the penalty of two Hundred and fifty thousand Dollars payable and conditioned according to Law but without security, the said will directing that none should be required to him. And certificate is granted the said L. J. Morris and Virginia Trust Company for obtaining a probate of said will in due form.

Commissioners of Virginia to wit  
 In the Clerk Office of the Chancery Court of the City of Richmond.  
 I Charles O. Smith Clerk of the City of Richmond in the State of Virginia do hereby certify that the foregoing is a true and correct transcript from the records of said Court.

CSM

In solemn witness whereof I have hereunto set my hand  
and official seal of the said Court this 7<sup>th</sup> day of April 1919

Charles O Saville Clerk

(Official Seal)

Commonwealth of Virginia to wit,

I William A Moncure only Judge of the Chancery  
Court of the City of Richmond, in the State of Virginia  
do hereby certify that Charles O Saville whose name is  
signed to the foregoing Certificate is and was at the  
time of signing the same Clerk of said Court, duly  
qualified that his attestation is in due form of law  
that his signature is genuine and that all his official  
acts are entitled to full faith and credit.

Given under my hand this 7<sup>th</sup> day of April, 1919

William A Moncure Judge

Commonwealth of Virginia to wit

In the Clerk's Office of the Chancery Court of the City of  
Richmond:

I Charles O Saville Clerk of the Chancery Court of the City of  
Richmond in the State of Virginia do hereby certify that  
Honorable William A Moncure whose name is signed to the  
foregoing Certificate is and was at the time of signing  
the only Judge of the said Court duly qualified

Given under my hand this 7<sup>th</sup> day of April 1919

Charles O Saville Clerk

North Carolina,

Cherokee County,

In the matter of the last will  
and testament of William S. Fair,  
deceased.

In the Superior Court,  
Before the Clerk.

On this 16th day of July 1919, an exemplification  
or copy of the last will and testament of William S. Fair,  
deceased, a resident of the city of Atlanta, Georgia, and a  
duly certified copy of the probate of such will by the Court  
of ordinary of Fulton County, State of Georgia, which said  
exemplification of such will and probate, duly certified and  
authenticated by the Clerk of the Court of ordinary for  
the County of Fulton, State of Georgia, in which Court,  
under the laws of the State of Georgia, such will  
has been duly proved and allowed, is produced  
before the undersigned Clerk of the Superior Court of  
Cherokee County and duly offered for probate by Edgar  
Dunlap and William J. Rosewell, executors under  
said will by and through their attorneys:

and it appearing that the said will has been  
duly proved and admitted to probate in the Court of  
ordinary of the County of Fulton and State of Georgia  
and it further appearing that the said William S. Fair  
deceased, was a resident of the said city of Atlanta  
County of Fulton and State of Georgia, and it  
appearing from such exemplifications that such  
will has been duly executed according to the laws  
of the State of North Carolina, and duly proved  
in solemn form by the oaths of the three  
subscribing witnesses to said will.

It is therefore ordered that the said exemplified copy  
of the said will, with the certificate of its probate before  
the Court of ordinary of the County of Fulton, State of Georgia,  
be allowed, filed and recorded as the last will and testament  
of William S. Fair, deceased, in the same manner as if the  
original and not copy of said will be produced, proved and recorded.  
This July 16th 1919.

D. J. Johnson

Clerk of the Superior Court of  
Cherokee County, North Carolina