

In the name of God Amen.

I Gustave M. Blumenthal a resident of the city of Atlanta County of Fulton and State of Georgia being of sound disposing mind and memory and mindful of the uncertainty of human existence and of the necessity of disposing of the property accumulated in life in view of the certainty of death do hereby make publish and declare this to be my last Will and Testament in manner following that is to say.

First after the payment of all my just debts funeral expenses and cost of proving and recording this will and filing an inventory of my estate in the proper courts I give devise and bequeath to my dear wife Matilda M. Blumenthal as long as she remains my widow and unmarried, all the rest, residue and remainder of my estate real or personal, separate and community, to hold use and enjoy the profit fruits revenue, increase and income. Therefrom during her said Widewhood subject to the payment by her during her said widowhood, of twenty per centum of said profits fruits revenue and income to Walter Blumenthal, in this city, county and state, to Siegfried Blumenthal Paul Blumenthal Mita Blumenthal and Leut Blumenthal or their heirs now living in the city of Hammerstein West Preussen and one eighth to Walter Blumenthal at present in Alberta Can, or their lawful heirs in fee absolute at the age of twenty five years. Fifth: I further direct that my loved wife Matilda M. Blumenthal can will the store and residence in Murphy NC or the amount if sold to ~~forever~~ she likes as that shall be her absolute. Sixth: An inventory as near as possible correct will accompany this my last will and testament. Seventh: Should my wife not survive me then further direct that in such an event John Jordt, and David Hirsch at this time residents of the City of Corpus Christi County of Nueces and state of Texas be nominated constituted and appointed and I do hereby nominate constitute and appoint them executors of this my last Will and Testament.

Second: Should my said wife Matilda M. Blumenthal marry after my decease in that event then shall be paid to her four thousand dollars property owned by her when I married her and add for her account also my life insurance in the New York Mutual already written in her name I further give devise and bequeath to my said wife Matilda M. Blumenthal my residence in Murphy North Carolina also a brick store in Murphy N. Carolina

Third: I give devise and bequeath to my said nephew Walter Siegfried, Paul, Mita and Leut Blumenthal or their heirs through my said wife as long as she is my widow the said twenty per centum of the profits, revenue, fruits and income of my real and personal estate to be to them paid quarterly by my said wife Matilda M. Blumenthal.

Fourth: From and after the marriage of my said wife or should she stay my widow to her devise them after her death, I give devise and bequeath all my said real and personal estate in which my said wife has the said interest as explained in first and second paragraph and all the balance of my estate to the following named persons or their heirs, that is to say one fourth of all on hand to Siegfried Blumenthal one fourth to Mita Blumenthal one fourth to Leut Blumenthal one eighth to Paul Blumenthal all those live at present in Hammerstein West Preussen and one eighth to Walter Blumenthal at present in Alberta Can, or their lawful heirs in fee absolute at the age of twenty five years. Eighth: I further direct that my loved wife Matilda M. Blumenthal can will the store and residence in Murphy NC or the amount if sold to ~~forever~~ she likes as that shall be her absolute. Ninth: An inventory as near as possible correct will accompany this my last will and testament. Tenth: Should my wife not survive me then further direct that in such an event John Jordt, and David Hirsch at this time residents of the City of Corpus Christi County of Nueces and state of Texas be nominated constituted and appointed and I do hereby nominate constitute and appoint them executors of this my last Will and Testament.

Eighth I hereby nominate constable and appoint my loved wife Matilda M. Blumenthal should she surviv me as sole executors of my last will and testament and it is my will that my bond or bonds shall not be required of her as such executors and that no other action shall be had in the probate or administration

counts in the relation to the management settlement, and partition of my estate then the proof, registering, and record of this my will and then return and filing of an inventory of my estate.

Witness: I here by revoke all former wills and testaments by me made and executed and especially revoke and declare null & void and of no effect a codicil made in the Republic of Mexico in the state of Coahuila and city of Saltillo and dated April 28th 1886 which was recorded July 16th 1886 in the town of Corpus Christi County of Nueces, and state of Texas.

In witness whereof, I Gustave M. Blumenthal have to this my last will and testament consisting of five pages of writing the fifth page being pasted to the first four pages, set my hand and seal, this the tenth day of January in the year of our Lord one thousand eight hundred and Ninety four.

Gustave M. Blumenthal. *(Seal)*

Signed and declared by the said Gustave M. Blumenthal as and for his last will and testament, in the presence of the witnesses signed here below being present at the same time who at testator's request in his presence and the presence of each other, here unto subscribed our names.

Geo. W. Barratt.

Jacob Haas

James A. Anderson

Fulton County of Ordinary, March 2nd 1898
It being shown to the court in the matter of Gustave M. Blumenthal's will proffered by Matilda M. Blumenthal named as executrix that said Gustave M. Blumenthal died a resident of said county and that due notice of the intention of said proponent, to proceed with the proof (in solemn form) at this term of the court has been personally given to the said Matilda M. Blumenthal the only heir at law of said decedent, and the said will having been fully proven in open court to be the last Will

and Testament of Gustave M. Blumenthal as alleged by the proponent in petition by the witness thereto: Ordered by the court that said Will be established as Gustave M. Blumenthal last will and Testament and that the same be admitted to record as proven in solemn form and that said Ex ecclesiæ, have leave to qualify and upon so doing Letter Testamentary issue to her. *W. L. Calhoun. Ordinary*

State of Georgia
Fulton Co.

} 55

Ordinary of five

I Charles F. Rice Clerk of the Court of Ordinary of said County do hereby certify that I have compared the foregoing copy of the last will and Testament of Gustave M. Blumenthal deceased and the judgment of the court admitting said Will to record as proven in solemn form, with the original record thereof now remaining in this office and the same is a correct transcript therefrom and of the whole of such original record and that said court is a Court of Record.

In testimony whereof I have hereunto set my hand and affixed the seal of the Court of Ordinary this the 30th day of April 1898.

Charles F. Rice C.C.O.

State of Georgia

Fulton County

} 55

Ordinary of five

I W.H. Hulsey Ordinary of said County and preceding Magistrate of the Court of Ordinary thereto do hereby certify that the above attestation subscribed by Charles F. Rice as Clerk of said court is sufficient and in due form of law, and that his signature thereto is genuine.

Witness my hand and official signature this 30th day of April 1898.

W.H. Hulsey.

Ordinary.

State of Georgia ^{ss.} In the Superior Court
Fulton County

A paper purporting to be
the last Will and Testament of Gustav M.
Blumenthal deceased, is exhibited before me
the unsworn Clerk of the Superior Court for
said County by Mrs. M. M. Blumenthal
the widow ~~herein~~ mentioned and the due
execution thereof by the said Gustav M.
Blumenthal by the oath and examination of
Mrs. W. Parrott, Jacob Hays and James A.
Anderson the subscribing witnesses ~~herein~~, who
being duly sworn doth depose and say and each for
himself deposeth and saith, that he is a
subscribing witness to the paper-writing now
shown him, purporting to be the last Will and
Testament of Gustav M. Blumenthal that
the said Gustav M. Blumenthal in the pre-
sence of this deponent subscribed his name at
the end of said paper-writing which is shown
as aforesaid, and which bears date of the
twentieth day of January, 1894.

And the deponent further saith, That
the said Gustav M. Blumenthal the testator
for said will at the time of subscribing his
name aforesaid recollects said paper-writing
subscribed before him and exhibited to be his
last Will and Testament and this deponent
did thenupon subscribe his name at the end
of the Will as an attesting witness ~~herein~~
and request and in the presence of said
testator. And this deponent further saith that
at the same time when the said testator sub-
scribed his name to the said last Will and

Testament as aforesaid and at the time of
the deponents subscribing his name as an
attesting witness ~~herein~~ as aforesaid the said
Gustav M. Blumenthal was of sound mind
and memory of full age to execute ~~therein~~
was not under any constraint to the knowledge
information or belief of this deponent; and further
the deponent saith not. Jacob Hays

Wm. W. Parrott
Jos. A. Anderson

Severally sworn and subscribed this ^{day}
^{of January, 1899,} before me Myres Lewis
Notary Public Fulton County

Mark Baglin ^{ss.} In the Superior Court
Cherokee County

It is therefore considered and adjudged
by the Court that the said paper-writing
and every part thereof is the last Will
and Testament of Gustav M. Blumenthal
deceased. Let the said Will, together with the
probate, be recorded and filed.

This 12th day of Sept., 1899.

J. W. Longwood
Clerk Superior Court.