Delid Jameison of the wity of Glousester wity, State of New Jersey, the sole exegutor thereof; and your petitioner further shows that the said David Jeneison executor aforesaid is deseased, and none of the heirs or next of kin have proved the said will, akthough more than forty days have elapsed since the death of the said testatriz. Your petitioner further shows that said testatriz died more than ten days ago ad that no savest hasben put in against proving the aforesaid will-

Your petitioner further shows that the said Kery L. Jameison deceased, left her surviving as her only next of kin and hers at law the following: Flora L. Beek, daughter 410 Broadway Glousester, M.J.

Isabella Jameison, daughter, #10 Broadway Gloueester, N.J.

Mary A. Jamies C., daugater, Columbus bis.

Archibald L. Jameson, son 4338 Rudson St., Glousester, M. J.

David Jemieson, son, Cloudester City. 1. J.

Neil L. Jemieson, son, Glousester City, N.J.

Your petitioner further prays that the said writing purporting to be the last will and testament of May L. Jamies on deceased, be admitted to probate as and for her last will and testement, and that letters of administration sum testamente annexe de granted unte your petitioners.

Dated Gamden, N.J. April, 27th, 1916.

Archibald L. Ja 103000

Patitioner.

State of New Jersey, tanden Sunty, ss.

Archibald L. Jaies on, being duly sworn, upon his cata according to lew, deposes and says that he is the ptitioner in the foregoing petition named, and that the matters and things therein contained are true to the best of his knowledge and belief.

Sworn and subscribed to before me, this 5th day of May, A.D. 1916.

Harry Reeves,

AFehibald L. Jamies on.

Sur rogate.

Canden Sounty Surrogate's Office.

In the Matter of the estate of Mary L. Jamieson, deseased.

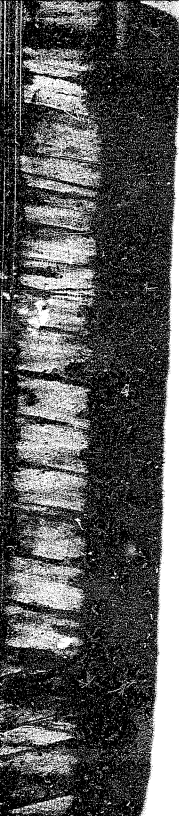
Ch Petition for letters of Administration e.t.a. - MORIGER

To Plora L. Beek? Isabella Jamieson, Mary A. Jamieson, Archibald L. Jamison

David Jamies on and Neil L. Jamies on next of kin of Mary L. Jamieson, deceased:

You are hereay notified that on the 19th day of June, A.D. one thousand nine hundred and sixteen, at 10.00 o'clock A.M. I shall aply to the Surrgeate of the cunty of wanden at himoffice in the wourt House in the City of Canden, for letters of administration cum betamento annexo, of the goods, chattels, and credits of Mary L. Jamies on late of the City of Clausester (the City of Clauseste





in the City of Camden, for letters of administration sum betamento annexo, of the goods, chattels, and credits of Mary L. Jamies on late of the City of Cloucester City, County of Camden and State of New Jersey, who dies on or about the therteenth day of November, A.D. one thousand nine hundred and six, dated at Camden, E.J.

Yay 338, 1916.

to property of any arms, or assending the way of indicating the source will be

## Archibald L.Jenieson.

Be it remembered, That I, Mary Livingston Jamies on of the town of Hope Mills North Carolina bing of sound mind and body hereby make this my last will and testament Fewoking all other wills or codicils thereto made by me heretofore.

First: I devise that my just debts andfuneral expenses shall be paid.

Second: All the rest residue and remainder of my estate real and personal I give divise and bequesth to my husband David Jamies on for the term of his natural life or during vidowerhood giving him however the right and power should he so disire or deem necessary to use sell of mortgage any part of said estate real of personal and convert the same to his own use absolutely un less he should remarky, then to the extent of one third of the estate te and upon the death of my said husband I give

devise and bequesta to each of my unmarried daughters at the time of his death one third of all my estate real and personal provided however that if either of both of my unmarried daughtes should be marred at the time of my said husbands death then itis my will and desire that all of my children Flora Livingston Jamies on Mary Ann Jamies on Isabella Jamies on Archibald Jamies on David Jamies on and Neel Jamies on or as may be living at the time of his death shall share and shafe alike or to the chilren or other lineal descendants of each or as may be then deAd, said lineal heirs to share and share aikequally the portion of my estate that their parents would respectfully be entitled therein and in case of of any of my said children being dead at the time of the death of my said husband without lineal descendents then sufviving them to my surviving children or their lineal descendants aforesaid share and share alike.

Fourth: I appoint my husband David Jamies on as the executor of this my will.

Witness my hand and seal this 15th day of September, ninteen hundred and three (1903)

Mary Livingston Jamies on (Seal)

We thoundersigned and at the request of the above Mary Livingston

Jamies on and in her presents and in the presents of each other hath her sunto

subscribed our names as witnesses to her will having first seen the testatrix

Jamies on and in her presents and in te presents of each venter last active subscribed our names as witnesses to her will having first seen the testatrix affix her own proper signature thereto and having heard her declare this to be her last will and testament.

Witness. J. F. Muselwhite.

Witness. N. A. Pailips.

State of New Jersey, ss.

J. P. Muselwhite and M. A. Phillips of the subscribing witnesses to the within and reference last Will and Testament, being by me duly sween, did depose and say that these deposents the said subscribing witnesses to the last Will and Testament were present at the same time and did see Mary L. Jamieson the testatrix therein named, sign her name to the said last Will and Testament and seal the same, and dd heef her publish, pronounce and declare the within and foregoing writing to be her last Will and Testament and that at thetimeof the doing thereof the said Wary L. Jamies on the testatrix aforesaid was of sund and disposing mind and memory, so fer as these deposnets know and as they larily believe, and that these deponents and the said subscribing witnesses did sign their names as witnesses to the said last Will and testament at the same time, at the request

and in the presence of the said testatrix and in the presence of each other.

J. P. Muselwhite

M. A. Phillips

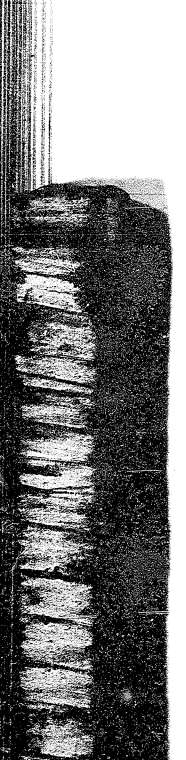
Swen to and subscribed at Camden, the twentieth day of March, in the year of our Lord one thousand nine hundred and sixteen, bedee me, the Sur Togate of the County of Camden.

Harry Reeves, Serrogate.

State of New Jersey, )<sub>SS</sub>.

Canden County.

Archibald L. Jamieson, the administrator with the will annexed of the estate of Mary L. Jamieson deceased, being duly sworn, according to law, did say, he will well and truly administer the said last will and testament, by paying first the debts of the said deceased, then the legacies in the said last will and testament specified so far as the goods and chattels, fights and credits of the said deceased can thereunte extend; the the will make and exhibit into the Surfogate's Office of the County of Lamdan, within the time required by law, a true and perfect inventory of all and singular the goods and chattels, rights and credits of the said



law. did say, he will well and truly administer the said last will and testament, by paying first the debts of the said deceased, then the legacies in the said last will and testement specified so far asthe goods and chattels, fights and gredits of the said deceased can thereunto extend; the the the make and exhibit into the Surrogate's Office of the County of camden, within the time required by law, a true and perfect inventory of all and singular the goods and chattels, rights and credits of the said decessed, that have or shall come to his knowledge or possession, or to the knowledge of possession of any other person of persons for his use; and render a just and true account when thereunto lawfully requuired; and also to diligently and faithfully repard and well and truly comply with the provisions of the Act relating to collatteral Inheritance.

Archibald L. Jamies on.

Swern and subscribed at tanden,
the nineteenth day of June, in the
year of our Lord one thousand nine
bunded and sixteen, before me,

Harry Beves.

Surrogate of the County of Camden.

Enow all Men by these Presents, That we, Archibald L. Jamieson, Principal and J. Alonzo Beek, surely, ere held and firmly bound unto the Ordinary of the State of New Jersey, in the sum of one hundred Dollars, to be paid to the said ordinary or his assigns; to which payment well and truly to be made we bind ourselves and each of us jointly and severally, our and each of our heirs, successors, executors and administrators.

Sealed win our seals, and dated this nineteenth day of June in the year of our Lord one thousand nine hundred and sixteen.

The C-ondition of the obligation is, that whereas, Mary L. Jamieson, late of the County of Camden and State of New Jersey, deceased, in and by her last will and testament, nominated and appointed David Jamieson the sole executor thereof, and whereas, said executor departed this life before completing the probate of said will, and none of the next of kin and heirs at law having applied for letters of administration. c.t.a. although more than forty days have elapsed, and whereas the Surrogate of the County of Camden, did appoint Arcohibald L. Jamieson athe Administrator c.t.a.

Now, therefore, if the said Ar chibald L. Jamies on shall well and faithfully perform the duties devolving upon himself assuch administrator c.t.a. according to law, and shall make a just and true a count of his administration within twelve calendar months from the date of this obligation, and all the west

cording to law, and shall make a just and o do within twelve calendar months from the date of this obligation, and all the west and residue of the goods, chattels and credits which shall be found remaining in his hands upon the account of the said administration, the same being first examined and allowed by the Orphan's court of the county of camden, or other competent authority, shall deliver and pay unto such person or persons, respectively, as is, are, or shall by law, be entitled to receive the same, then the above ob ligation to be void and of none effect, or else to remain in full for ce and virtue.

Archibald L. Jamies co., J. Alongo Beek.

Signed, sealed and deliveredin the presence of Ana L. Jamies on Beek.

Gamden County Surogete's Office.

In the Matter of the estate of Mery L. Jamies on, deceased.

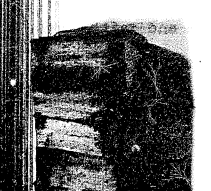
On Petition for Letters of administration c.t.a.

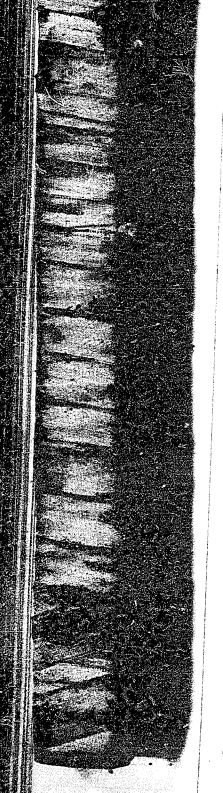
Order a producing Administrator c.t.s.

It appearing from to duly verified petition of archibald L. Jamies on filed herein, that Mary L. Jandeson, late of the country of wanden and State of New Jersy, deceased, died on or about the therteenth day of November, A.D. 1706 and

more than ten days ago, having first dul y made and emberadd a paper writing pirporting to be her last will and testament, in and by which she appointed David Jamies on of the City of Gloucester City, County of Samden and State of New Jersey, the sole executor thereof; and it Airther appearing that said executor is dec essed, and none of the heirs at law or next of kin have proved the said will, although m ore than forty days have elapsed since the death of the said testatrix, and due naice of this application having been given to the heirs at law and axt of kin of said testator, and the Surrogate having given thirty days not-ice by mail to the heirs at law and next of kin of said testator of his intention to grant such letters to some fit person, and the aurrogate having inquifed into the circumstances taken proof, and being satisfied of the genuineness of the will produced, the validity of its execution, and the competency of the testator, and no waveat against the probate of said will having been filed and the said Archibald L. Jamieson being in my judgment a fit person to administer the estate of the said testator.

It is, on this eleventh day of July, A.D. one thousand nine hundred and sixteen, adjudged that the instrument offered for probate in this matter is the last will and testament of the said Mary L. Jamies on deceased and the same is hereby admitted to probate, and it is ordered that Letters of Administration with the will approved to investigate the same in the same is hereby admitted to probate, and it is ordered that Letters





matter is the last will and testament of the said Mary L. Jamies on deceased and the same is hereby admitted to probate, and it is ordered that Letters of Administration with the will annexed be issued thereon to the said Archibald L. Jamies on upon the giving by him of a bond, amounting to one hundred dollars with sufficient surety.

Harry deves,

Surrogate of the County of Camden.

State of New Jersey, )

Wanden Wounty.

Ss.

To all to whom these presents shall come, greating:

the State of New Jersey, departed this life, having made and executed a last will and testament, which has ben duly proved according to law, before the Surrogate of the County of Canden; and whereas, the said testatrix appointed David Jamieson the executor thereof, and whereas the said David Jamieson departed this life before the completion of the probate of said will.

Therefore, I, Rarry Reeves, Surrogate of the County of Camden, on this eleventh day of July, in the year of our Lord one thousand nine

hund ed and sixteen, do hereby appoint Archibald L. Jamies on administrator with the Will ennexed, of all and singular the goods, chattels and credits of said deceased, who is duly authorized to administer the same agreeably to said will.

In Witness Whereof, I have hereunto set my hand and seal of office, this eleventh day of July, in the year of our hord one thousand nine hundred and sixteen.

(Official Seal)

Harry Reeves, Surrogate.

State of New Jersey, County of Gamden.

I, Marry Reeves, Surrogate of the county of waden, do hereby certify that the forgoing is a true copy of the petition for probate, last Will and Testament of Mary L. Jamies on late of the County of Canden, deceased, (together with the proofs the reof) upon which letters of administration c.t.a. were granted to Archibald L. Jamies on, (David Jamies on the Emecutor hamed in said will having died before the completion of the probate of said will) July 11th, A.D. 1916, Also copy of Letters of Administration c.t.a. and Order for Probate. And the same would be held as legal evidence in the courts of the State of New Jersey. Field July 11th, A.D. 1916., and recorded in the Surrogate's Office of the county of Gamden, in Book "SS" of Wills page ---

of Samden, in Book "SS" of Wills page ---

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, a t Camden, this elev-eath day of July, A.D. 1916.

(Official Seal) Reeves, Surrogate.

New Jersey, 38.
Gezaden County.

I. William T. Boyle, Judge of the court of Gommon Plas and Orphan's court of the county of camden, do certify that Marry Beeves, Esquire, by whom the annexed Record, Uertificate and Attestation were made and given, and who in his own proper handwrting has thereunto subscribed his news and affixed his official seal, was at the time of so doing, and now is, Surregate for the Probate of Wills and G anting of Letters of Administration, and Clerk of the Orphan's Qourt. in and for the County of Wanden, in the State of New Jersey, duly commissioned and qualified: to all whose acts as such, full faith and credit are and ought to be given, as well in courts of judicature as thereout. And that the said Pecord. Certificate and Attestation are in dueform, and made by the poper officer; and that two said copy as attested would be received in evidence in the courts in the State of New Jersey.

In Testimony Whereof, I have hereunto set my hand, the eleventh day of July one thousand none hundred and sixteen (1916)

W. I. Boyle, Judge.

(I. R.S. attached and cancelled)

State of New Jersey, Ganden county, ss.

I, Herry Reves, Surrogate and CLerk of the 'Crphan's Court of the County of Camden, do certify that the Hondrable William T.Boyle, by whom the foregoing attestation was made, and whose name is thereto subscribed, was at the time of making thereof, and still is, Judge of the court of Common Pleas and Orphans' Gourt of the said County of Gamden, duly commissioned and sworn; to all whose acts as such, full faith and or edit are andought to be given, as well in courts of justice as elsewhere.

In Testimony Whereof, I have hereund set my hand and affixed the seal of my said office, the eleventh day of July one the usand nine bunded and sixteen. (1916)

Marry Reeves

Surrogate and Clerk of Orphans' Sourt.



of the County of Camden, do certify that the Monorable William T.Boyle, by whom the foregoing attestation was made, and whose name is thereto subscribed, was at the time of making thereof, and still is, Judge of the court of Common Pleas and Orphans' Court of the said County of Camden, duly commissioned and sworn; to all whose acts as such, full faith and or edit are andought to be given, as well in courts of justice as elsewhere.

In Testimony Whereof, I have hereund set my hand and affired the seal of my said office, the eleventh day of July one the usand nine hundred and sixteen. (1916)

Marry Reeves

Surrogate and Clerk of Orphans' Sourt.

Miled and recorded in Record of Wills No.3 a t page 469 August 11th, 1916.

t. c. cornwell,

clerk Superior Court.