

Atlantic County, ss,

Viletta Eastlack Sole Executrix in the within testament named, being duly sworn did depose and say, that the annexed instrument contains the true last will and testament of Elwood Eastlack, the testator therein named, so far as she knows and as she verily believes; that she will well and truly perform the same, by paying first the debts of the said deceased and then the legacies in the said testament specified, so far as the goods, chattels and credits of the said deceased can thereunto extend; and that she will make and exhibit into the surrogate office of the county of Atlantic, a true and perfect inventory of all and singular the goods chattels and credits of the said deceased, that have or shall come to her knowledge or possession or to the possession of any other person or persons, for his use, and render a just and true account, when thereunto lawfully required.

Sworn and Subscribed the 25th day of July A.D. 1887 before me
J. S. Risley Surrogate

Viletta Eastlack

State of New Jersey } ss,
County of Atlantic, }

I, John S. Risley, Surrogate of the County of Atlantic, do certify the annexed to be a true copy of the last will and testament of Elwood Eastlack late of the County of Atlantic deceased, and Viletta Eastlack, the Executrix therein named, proved the same before me and is duly authorized to take upon herself the administration of the Estate of the testator agreeably to the said will.

Witness my hand and seal of office, the Twenty fifth day of July in the year of our Lord one thousand Eight hundred and Eighty Seven.

J. S. Risley
Surrogate

Given and Received July 25th A.D. 1887

J. S. Risley Surrogate

Will of Moses Stemberger

I, Moses Stemberger of Atlantic City in the State of New Jersey do make this my last will and Testament, intending hereby to dispose of all the property which I may have the right or power to dispose of at the time of my death.

First, I direct that all my just debts and funeral and testamentary Expenses be paid as soon after my decease as may be practicable.

Secondly, I give, devise, and bequeath the dwelling house in Atlantic City in the State of New Jersey in which I now reside and the land enclosed with the same, also all the furniture, plate, books, bronzes, and other chattels in and around the said dwelling house and land unto my beloved wife Mena Stemberger during her natural life.

Thirdly, I authorize and empower my Executors to provide a neat and suitable fence or railing around my lot in Mount Erie Cemetery at Philadelphia and after the death of myself and my said wife I request and direct my surviving Executor or Executor to erect a monument or tombstone to our memory similar in size and design to that erected to the memory of my father and mother in the City of New York.

Fourthly, I give and bequeath unto my said wife Mena the net rents, interest, and income of one equal undivided third part of the residue of my property or of the proceeds of sale thereof during her natural life.

Fifthly I give devise and bequeath one equal fourth part of all my property or the proceeds of sale thereof remaining after fulfilling the gifts, provisions, and directions of the first, second, third, and fourth clauses of this my Will or such of them as shall take effect,

unto each of my sons Simon, Solomon, and William, and in case any of them shall die before me leaving lawful issue surviving one, then I give, devise, and bequeath unto such issue the share which its parent, if living at my death, would have taken under this my Will.

The remaining fourth part of my residuary Estate or the proceeds thereof I give devise and bequeath unto my Executors hereinafter named or such of them as shall qualify, the survivors and survivor of them in trust nevertheless to receive the rents, interest and income thereof and after paying out of the same all taxes assessments and other proper charges and expenses to pay over the net rents, interest, and income unto my son Charles during his natural life; and on his death to convey, transfer and pay over the Capital of the trust property unto his lawful descendants born after the date of this my Will and in default of such descendants, then unto his brothers and unto the lawful issue then living of his brothers and issue of each deceased brother taking collectively the share and interest of its parent, the share and interest