

Fourth - I give to my dear wife Sallie W. Clark all my Real Estate wheresoever situate, to have hold and enjoy the same during the term of her natural life, and from and after her decease, I give devise and bequeath my said estate unto my children to be equally divided between them

Fifth. I hereby nominate and appoint my loving wife Sallie W. and my son John B. Clark Executors of this my last will and testament

In witness whereof I have hereunto set my hand and seal, this 20th day of June A.D. 1895.

John Clark.

Signed, published and declared, by the said John Clark, to be his last will and testament in the presence of us, who were present at the same time, and subscribed our names as witnesses in the presence of the testator.

W. S. Scheuch
Chas. F. Abbott.

State of New Jersey
Atlantic County } 20

William S. Scheuch and Charles F. Abbott the witnesses of the within Will being duly sworn according to law did severally depose and say that they saw John Clark the testator therein named, sign and seal the same, and heard him publish, pronounce and declare the within writing to be his last Will and Testament, and that at the time of the doing thereof the said testator was of sound and disposing mind, memory and understanding, so far as they know and as they verily believe and that the subscribing witnesses were both present at the same time and signed their names as witnesses to the said will, together at the request and in the presence of the said testator.

Sworn and subscribed at Mays Landing, County and State aforesaid December thirtieth A.D. 1897. before me,

W. S. Scheuch
Chas. F. Abbott

J. S. Raley,
Surrogate.

State of New Jersey
Atlantic County } 22

Sallie W. Clark and John B. Clark the Executors of the within named John Clark deceased, being duly sworn according to law, did depose and say that the within writing contains the true last Will and Testament of John Clark therein named, deceased, so far as they know and as they verily believe that they will well and truly perform the same, by paying, first, the debts of 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 they will make and exhibit into the Surrogate's Office of the County of Atlantic, at or before the expiration of three calendar months, a true and perfect Inventory of all and singular the Goods and Chattels, Rights and Credits of the said deceased, that have or shall come to their knowledge or possession, or to the possession of any other person or persons, for their use, and render a just and true account when thereunto lawfully required.

Sworn and subscribed at Mays Landing, County and State aforesaid, December thirtieth A.D. 1897 before me,

Sallie W. Clark
John B. Clark

J. S. Raley, Surrogate

Atlantic County Surrogate's Office

In the matter of the probate of the alleged Will of John Clark, deceased } Order For Probate

Application having been made by Sallie W. Clark and John B. Clark for probate of the last Will of John Clark deceased, and Letters Testamentary thereon, and the surrogate having inquired into the circumstances and taken proof, and being satisfied of the genuineness of the Will produced, the validity of its execution and the competency of the testator and the probate of said Will not having been contested and it appearing that the testator died more than ten days ago, it is, on this thirtieth day of December A.D. 1897, adjudged that the instrument offered for probate in this matter is the last Will and Testament of John Clark deceased, and the same is hereby admitted to probate; and it is ordered that Letters Testamentary be issued thereon to Sallie W. Clark and John B. Clark the Executors named in said Will, who may qualify thereunder.

J. S. Raley,
Surrogate of Atlantic County