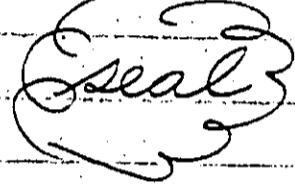


State of Pennsylvania } ss.
Philadelphia County,

J. Jacob Linger, Esq., Register of Wills and ex-officio clerk of the Orphans' Court of Philadelphia County, do certify, that the Honorable William B. Hanna, by whom the foregoing attestation was made, and who has therewith subscribed his name, was at the time of making thereof, and still is, President Judge of the Orphans' Court of Philadelphia County, duly commissioned and sworn: to all whose acts, as such, full faith and credit, are and ought to be given, as well in Courts of Judicature as elsewhere.
In Testimony Whereof, I have hereunto set my hand and affixed the seal of the said Court, this 27th day of April in the year of our Lord one thousand nine hundred and one (1901).

U.S. Stamp
10¢



Jacob Linger
Register of Wills and ex-officio clerk of the Orphans' Court.

Filed & Recorded May 4th 1901
J. H. Pyley
Surrogate

2355

"Will of Steelman J. Collins."

In the Name of God, amen.
I, Steelman Tilton Collins, of the Borough of Pleasantville N.J., this eighth day of February, A.D. 1901, being of Sound Mind, Memory and Understanding, do make and publish this my last Will and Testament, in manner following, that is to say:
First: I authorize my executors hereinafter mentioned to pay all my just debts, as soon as possible after my decease.
Second: I give devise and bequeath all my property both real and personal to my beloved wife Georgeanna, to have and to hold the same so long as she remains my widow. In the event she remarries, I desire her to have only her just and legal portion and the residue to be placed in interest

to be used for the support and maintenance of my two children Edwin and Florence, children by my second wife, and on the coming of age of the aforesaid children, I desire the balance over and above the support and maintenance of my said children to be equally divided among all my children.

Third: In the event my wife should not remarry, but should become deceased before my children, Edwin and Florence should become of age, I desire that the proceeds of my estate or the interest therefrom be used for the maintenance and support of my said children until they shall become of age, then I desire the residue to be equally divided between all my children.

Fourth: I hereby empower and authorize my executors to have full power to sell any and all real estate which I may have at my decease and give a deed for the same, as well as I could myself if living.

Fifth: I hereby empower my executors to use as much of the principal of my estate together with the interest as they may deem sufficient and necessary to properly maintain my wife and family.

Sixth: I hereby appoint my wife and John F. Ryan to be my executors.

Signed, Sealed, Published & Declared, by the above named Steelman Tilton Collins to be his last Will and Testament, in the presence of us, who were present at the same time, and at the request of the testator have hereunto subscribed our names as witnesses, in the presence of the testator and of each other.

Stellman J. Collins

Daniel L. Collins
John F. Ryan

State of New Jersey } ss.
Atlantic County.

John F. Ryan one of the Witnesses to the within Will being duly sworn according to law did depose and say that he saw Steelman Tilton Collins 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 he knows and as he verily believes and that Daniel L. Collins