

Atlantic County Surrogate's Office.

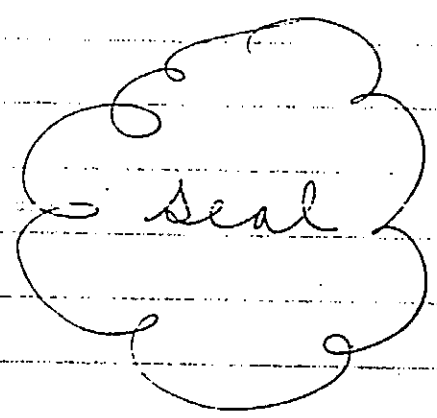
In the matter of the Probate of the alleged Will of Martha M. Fox -deceased

Order for Probate

Application having been made by Annie D. Towell for probate of the last Will of Martha M. Fox, 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 testatrix and the probate of said Will, not having been contested and it appearing that the testatrix died more than ten days ago, it is, on this fourteenth day of April A. D., 1902 adjudged that the instrument offered for probate in this matter is the last Will and Testament of Martha M. Fox deceased and the same is hereby admitted to probate, and it is ordered that Letters Testamentary be issued thereon to Annie D. Towell the Executrix named in said Will who may qualify thereunder.

J. S. Risley Surrogate of Atlantic County

State of New Jersey, Atlantic County, JSS



I, John S. Risley, Surrogate of the said County of Atlantic, do certify the annexed to be a true copy of the last Will and Testament of Martha M. Fox late of the County of Atlantic deceased and that Annie D. Towell the Executrix

therein named proved the same before me and is duly authorized to take upon herself the administration of the estate of the testatrix agreeably to the said Will.

Witness my hand and seal of office, the fourteenth day of April in the year of our Lord one thousand nine hundred and two.

J. S. Risley Surrogate

Proven and Recorded April 14th 1902

J. S. Risley Surrogate

I, William Cook, of the City of Philadelphia, Merchant, being of sound mind memory and understanding, do make and publish this my last will and Testament hereby revoking all former wills.

First. I give and bequeath unto my executors hereinafter named, or the survivor of them all my property of whatsoever kind in trust you please to hold and invest the same as to them or the survivor may seem best and to collect the income thereof.

I further will and direct that one half of the income therefrom shall be paid to my wife Mary Earle Cook during her life provided however that the said one-half of the income so given shall not be subject or liable to or for the debts contracts or liabilities of my said wife, nor to be attached or levied upon.

Second. I direct that the other one-half of the said income shall be held for my son George Earle Cook and that such sums shall be paid therefrom for the proper maintenance and education of my son, as to my executors or to survivors may seem best until he reaches the age of thirty years.

Third. I will and direct that upon reaching said age one half of the principal of my estate shall be paid to my said son, together with any unexpended income from his said portion and the whole of the remainder upon his having reached said age and my wife having also died, the second half of the principal only to be paid to him upon the happening of both of said events. Provided however that neither said income or principal nor any portion of my estate shall be subject to or liable for the debts contracts or liabilities of said George Earle Cook, or to be attached or levied upon.

Fourth. I constitute and appoint my executors or the survivor, the guardians of both person and estate of my said son.

Fifth. I devise and direct that my executors shall scrupulously carry out the provisions of my partnership agreement with my brother, and I hereby constitute and appoint my brothers Richard W. Cook and George H. Earle Jr. to be my executors, and should George H. Earle Jr. not