

my Will. And it is my will, and I so direct, that the annual allowance of Fifteen hundred (\$15.00) Dollars heretofore given and paid by me to my said son Richard A. Whetstone, as well as such allowance as may hereafter and up to the time of my death, be given and paid to him by me, shall not be considered as an advance or charge against the one half of my estate devised and bequeathed to him herein, but only as a gift, independent of, and outside of what is given him herein. And it is my will and I so direct, that the sum of Ten thousand (\$10,000) Dollars given in trust for my daughter Florence (now Florence G. Bedell) in my will dated August 19th 1888 (which will was revoked by the execution of a will dated Dec 18th 1897, and both of said wills are revoked by the execution of this will), and which sum I have already given and paid to her, in the purchase of the lot, on which her residence in Swarthmore stands, and in the erection of said residence, shall not be considered as an advance or charge against the one half of my estate devised and bequeathed to her, my said daughter, Florence G. Bedell, herein, but only as a gift, independent of and outside of what is given her herein. In case of the death of either of my said two children, Richard A. Whetstone and Florence G. Bedell, before me, and leaving a child or children then I give, devise and bequeath to such child or children the share of my estate hereinbefore given to the parent, and the same shall pass to and be vested in such child or children, its or their heirs and assigns forever. And in case of the death of either of my said two children, before me, and such child should have left no child or children, then I give, devise and bequeath the whole of my estate to the survivor of said two children, his or her heirs and assigns forever. And in case of the death of both of my said two children, before me, and only one of them leaves a child or children, then I give, devise and bequeath the whole of my estate to such grand child, or grand children, its or their heirs and assigns forever. I also state, that I have not given any portion of my estate to my son John A. Whetstone, because of his illness, which is undoubtedly incurable, and because, in any event, he has sufficient property now for all his reasonable needs, and for the proper care and maintenance of him during his life. Item Sixth. I nominate and appoint my son-in-law Charles H. Bedell and my son Richard A.

Whetstone to be the Executors of this my last Will and Testament, and request and direct that no bond be required from either of them. I also direct that no inventory or appraisement be made of my personal estate, and request that the Court direct the omission of the same. In Testimony Whereof I have hereunto set my hand and seal at Swarthmore Pennsylvania this the Third day of June in the Year of our Lord One thousand eight hundred and ninety nine.

Marion G. Whetstone. *Seal*
Signed, sealed and acknowledged by the said Marion G. Whetstone as her last will and testament in our presence and signed by us as Witnesses thereto, at her request, in her presence, and in the presence of each other, on this the Third day of June A.D. 1899.
R. Foster Flagg
James D. Price
Maria Flagg Price

State of Pennsylvania.
County of Delaware, ss:

Be it remembered, that on this Sixteenth day of December anno Domini one thousand nine hundred and two before Geo. G. Patchel Register for the Probate of Wills and granting Letters of Administration in and for the County and State aforesaid, personally appeared Foster Flagg, James D. Price and Maria Flagg Price the subscribing witnesses to the foregoing instrument of writing, which purports to be the last Will and Testament of Marion G. Whetstone late of the Borough of Swarthmore deceased, and being severally affirmed according to law, did depose and say that they were present, and saw and heard the testatrix Marion G. Whetstone sign, seal, publish, pronounce and declare the same as and for her last Will and Testament; and at doing thereof she was of sound, disposing mind, memory and understanding, to the best of their knowledge and belief.

Affirmed to and subscribed by } J. Foster Flagg.
for me the day and year above written } James D. Price.
I see. G. G. Patchel Register. } Maria Flagg Price

In the matter of the Estate of Marion G. Whetstone late of the Borough of Swarthmore Delaware County, Pa., deceased.
Delaware County, ss:

Personally appeared before me, Geo. G. Patchel, Register for the Probate of Wills and granting Letters