

in the hands of my Executors, to pay over annually, during the lifetime of my wife, any surplus income, if such there shall be, as follows, to-wit: such surplus income to be equally divided between Mrs. Julia Cook, Mrs. Mary Miller, Smith Sherman, Barton A. Smith, Mrs. Ada Oberly and Miss Anna St. Sherman, the child or children of any of my said nieces or nephews to-wit: Mrs. Julia Cook, Mrs. Mary Miller, Mrs. Ada Oberly, Miss Anna St. Sherman and Smith Sherman dying prior to the death of my wife, to take its or their parents share of such income. 2. To convert upon the death of my wife Hannah M. Smith, the estate in the hands of my Executors into money and distribute the net avails thereof as follows, to-wit: 1. To Mrs. Julia Cook, and in the event of her death prior to that of Hannah, my wife, to the heirs at law of Mrs. Julia Cook, a full one eighth. 2. To Mrs. Mary Miller, and in the event of her death prior to that of Hannah, my wife, to the heirs at law of Mrs. Mary Miller, a full one eighth. 3. To Smith Sherman, and in the event of his death prior to that of my wife, Hannah, to the heirs at law of Smith Sherman, a full one eighth. 4. To Barton A. Smith, a full one eighth, but should the death of Barton A. Smith occur prior to that of Hannah, my wife, then the said one eighth shall be equally divided among my nieces and nephews to-wit: Mrs. Julia Cook, Mrs. Mary Miller, Mrs. Ada Oberly, Miss Anna St. Sherman and Smith Sherman, and in the event of the death of any of said nieces or nephews prior to the death of Hannah, my wife, then to the heirs at law of such deceased niece or nephew. 5. To Mrs. Ada Oberly, and in the event of her death prior to that of Hannah my wife, to the heirs at law of Mrs. Ada Oberly a full one fourth. 6. To Miss Anna St. Sherman, and in the event of her death prior to that of my wife, Hannah, to the heirs at law of Miss Anna St. Sherman, a full one fourth. Fourteenth. I hereby empower my said Executors to fully hold and manage my estate; to let and demise the same; to collect and receive the rents, interest, income and profits, and if in their discretion to sell and convey the same or any part thereof and make proper and good conveyances of the same, and to invest the same as to my said Executors shall seem wise in behalf of my estate, all of which my said Executors and the survivor of them shall have power to do as fully as I in life am able to do. Lastly I nominate, constitute and appoint Henry N. Rose of the Borough of Port Allegany and Henry C. Crawford of Olean, New York and in the event of Henry C. Crawford's death prior to mine, then his son, George Crawford, to be the Executor of this my last will and testament, to which I have hereunto set my hand and seal this 11th day of May, 1904.

William E. Smith (E.S.)

Signed, sealed, published and declared by the said William E. Smith as and for his last will and testament in the presence of us, who have herunto subscribed our names at his request as witnesses thereto in the presence of the said testator and of each other.

J. R. Neece.

Gordon S. Studholme.

State of Pennsylvania, } ss.  
County of McKean.

Before me John B. Eastman, Register for the Probate of Wills and granting Letters of Administration in and for said County, personally appeared H. N. Rose who being duly sworn according to law, doth depose and say that William E. Smith late of Port Allegany, said County, deceased, died at his residence on or about the 11th day of July A. D. 1904, at 6 o'clock, P. M. of said day, to the best of his knowledge and belief. Sworn and subscribed before me this 22nd day of July A. D. 1904.

John B. Eastman (E.S.)  
Register

Henry N. Rose

Commonwealth of Pennsylvania, } ss.  
County of McKean.

Personally came before me, John B. Eastman, Register for the Probate of Wills and granting Letters of Administration, in and for the County aforesaid J. R. Neece and Gordon S. Studholme the subscribing witnesses to the foregoing Will, who being duly sworn according to law, do say that they were present and saw and heard William E. Smith the testator within named, sign, seal, publish, pronounce and declare the foregoing instrument of writing as and for his last will and testament, and that at the time of so doing he was of sound mind, memory and understanding, to the best of their knowledge and belief, and that they signed their names as witnesses thereto in the presence of and at the request of the said testator and in the presence of each other.

Sworn and subscribed before me } J. R. Neece  
this 22 day of July A. D. 1904.

John B. Eastman (E.S.)  
Register

Gordon S. Studholme

And now to-wit, July 22nd 1904, having considered the testimony offered in this case and filed the same of record, I do adjudge the foregoing writing to be duly proved as the last Will and Testament of the said William E. Smith now deceased, and as such I do enter the same of record according to law.

John B. Eastman, Register