

This is the Last Will and Testament of me, Elisha Macurdy Fulton, of Saratoga Springs, in the State of New York.

1. I direct that all my just debts, funeral expenses and expenses of administration hereunder be paid out of my Estate as soon after my demise as may be practicable.

2. Whereas by a certain indenture bearing date the 12th day of October, 1904, I did assign and transfer over to my daughter Harriet Fulton Rutherford a certain debt then due me by the Dominion Bag Company Limited for the sum of One Hundred and Twenty-five Thousand Dollars (\$25,000) secured by a lien on the capital stock of the said company, and also another certain debt then due me by the said Dominion Bag Company Limited for the sum of Forty Thousand Dollars (\$40,000) represented by promissory notes of the said company; Now I do hereby ratify and confirm the said assignment as made by me to my said daughter Harriet Fulton Rutherford.

3. I hereby give, devise and bequeath to my said daughter Harriet Fulton Rutherford absolutely and forever sixteen hundred and sixty-six (1666) preferred shares and 2925 (Twenty-nine hundred and twenty five) of M. C. common share of the capital stock of the Consumers Cordage Company Limited belonging to me and now standing in my name on the books of the said company, subject to and charged with the payment to my said son Edward M. Fulton during his natural life of one-fourth part of the net interest, dividends, and annual produce thereof or in the event of the sale, transfer, or assignment of the said shares of the capital stock of the said Consumers Cordage Company Limited to the payment to my said son Edward M. Fulton during his natural life of one-fourth part of the net interest, dividends and annual produce of the stocks, bonds, securities or other property taken or acquired in the place of the said stock of the said Consumers Cordage Company Limited, and from and after the death of my said son Edward M. Fulton to the payment to the legal issue of my said son Edward M. Fulton to be divided among their respective shares during their natural lives, of one-fourth part of the net interest, dividends and annual produce of the said stock of the Consumers Cordage Company Limited, or of the stocks, bonds, securities or other property taken or acquired in the place of the said stock of the Consumers Cordage Company Limited.

The one-fourth part of the net interest, dividends and annual produce of the capital stock of the Consumers Cordage Company Limited to which my son Edward M. Fulton will be entitled under this clause of my Will should give him an income of at least Two Hundred and Fifty Dollars (\$250) per month, but should at any time his income derived from this stock be less than the said sum of Two Hundred and Fifty Dollars (\$250) per month then and in that case I charge the said stock with the payment of the difference between the

amount received by him and the sum of Two Hundred and Fifty Dollars (\$250).

I direct and declare that the said revenues are and shall remain exempt from seizure and from all liability for the present or future debts of my said son Edward M. Fulton and of his legal issue and shall be absolutely susceptible for any such debts or any other cause whatsoever and shall be held and taken as being, to all intents and purposes an alimentary allowance by me hereby made and granted in favor of my said son Edward M. Fulton and of his legal issue.

The reason that my bequest to my said son Edward M. Fulton is limited to the above bequest is that I have already advanced to him, and on his behalf a larger share than I am leaving to my said daughter Harriet Fulton Rutherford and in making this bequest I am carrying out the wishes expressed by my Beloved Wife.

I hereby devise and bequeath the Family Lot and Mausoleum in Greenwood Cemetery, New York, to my children as follows: I give and allot Three (3) crypts to my daughter Harriet Fulton Rutherford and three (3) crypts to my said son Edward M. Fulton. My son Elisha M. Fulton is buried in one of the crypts and should his wife Mary Green Fulton desire to be buried there then I give and allot to her one of the remaining crypts.

5. All the rest, residue and remainder of my Estate, real and personal, and of which I shall at my death be possessed of or entitled to, I give, devise and bequeath to my said daughter Harriet Fulton Rutherford absolutely and forever.

I hereby nominate and appoint my said daughter Harriet Fulton Rutherford sole executrix of this my Will and I hereby direct that she shall be exempt from giving any surety or securities on her bond as executrix.

Lastly I hereby revoke all former Wills at any time heretofore by me made and declare this only to be my last Will and Testament.

Witness my hand and seal this 22nd day of February, 1909, at Weymouth, N. J.

Elisha M. Fulton

Witnesses: Charles L. Stewart, Richard N. Brown, both of Weymouth, N. J.

State of New Jersey, County of Atlantic

Charles L. Stewart, one of the witnesses to the within will, being duly sworn according to law, did depose and say that he saw the testator therein named, sign and seal the same, and heard him publish, pronounce and declare