

Fourth:- Whereas, all my real estate has heretofore been converted into personalty and ~~and~~ the same equally divided between my son Thomas R. Evans and my said daughter Eleanor Evans Cooper, and whereas the bulk of my estate now consists of bonds of the P. S. & L. E. Railroad, ^{and} Lehigh Valley, Railroad and the Jeanesville Iron Works Company, now, therefore, it is my will and I hereby direct my executors to distribute the said bonds equally, in kind and amount unto and between my said son Thomas R. Evans and my said daughter Eleanor Evans Cooper provided, however, that if in the judgment of my said executors it shall be necessary or wise to sell the said bonds and convert the same into cash before making distribution, then and in such case I do authorize them so to do.

Fifth:- Whereas, my said son, Thomas R. Evans, has heretofore received a loan of five hundred dollars as well as a further loan of fifty dollars as witnessed by his promissory notes bearing date Nov. 16, 1908 and Jan. 2, 1909 respectively payable on demand, with interest at 4% per annum, now, therefore, it is my will, and I do hereby direct that if the said notes or any part thereof shall remain unpaid at the time of my decease, then and in such case the amount of the indebtedness of my said son Thomas R. Evans shall be charged as an advance and the said amount be deducted from the share he would otherwise receive, the provisions of this paragraph to apply likewise to any further loans or advances which may be made to my said son after this date and before my decease.---

Sixth:- The provisions of paragraphs Fourth and Fifth are to be governed by the following provision: My said son, Thomas R. Evans, is to have the share bequeathed to him above with the following limitation: No part of said bequest shall in the event of his death prior to that of his present wife, go to his said wife; but all to his child or children and their issue; and if there be no such child or children ^{or issue of them} at the time of his death, then and in that case all his share shall be added to the share of my said daughter Eleanor Evans Cooper.

Seventh: It is my will and I do hereby, ^{name} constitute and appoint my said son Thomas R. Evans and my said daughter, Eleanor Evans Cooper, joint executor and executrix (herein referred to as executor) with full power to do all things necessary to settle my estate in accordance with the provisions of this my Last Will and Testament, the survivor to have the sole power in case of the prior death of either, and no bond to be required.

In Witness Whereof, I, the said Eleanor E. Evans, have hereunto set my hand and seal at Hammonton, New Jersey this twelfth day of August in the year of our Lord one thousand nine hundred and nine (Words "and her heirs" page 1, line 28 and words "or issue of them" page 3 line 25 as well as word "Issue" page 3 line 24 inserted and written before signing.)

Eleanor E. Evans (SEA)

Signed, sealed, published and declared by the said Eleanor E. Evans, to be her last will and Testament in the presence of us who were present at the same time and at the request of the testatrix have subscribed our names as witnesses in the presence of the testatrix and of each other at Hammonton, N. J. this 12th day of August A. D. 1909

Adalenia H. Jacobs, Hammonton, N. J.
A. Maude Jacobs, Hammonton, N. J.
George W. Stone, Atlantic City, N. J.

State of New Jersey
County of Atlantic, ss.

A. Maude Jacobs, one of the witnesses to the within will being duly sworn according to law deposes and says that she saw the testatrix therein named sign and seal the same, and heard her publish pronounce and declare the within writing to be her last will and testament and that at the time of the doing thereof, the said

testatrix was of sound and disposing mind, memory and understanding, so far as she knows and as she verily believes and that Adalenia H. Jacobs and George W. Stone the other subscribing witnesses were present at the same time and signed their names as witnesses to the said will together with this deponent in the presence of the said testatrix and at her request and in the presence of each other, all being present at the same time.

Sworn and subscribed at Mays Landing, A. D. 1918, before me (A. Maude Jacobs.
Archie H. Smith, (Deputy Surrogate

State of New Jersey,
County of Atlantic, ss.

Eleanor Evans Cooper and Thomas R. Evans, executors of the within named Eleanor E. Evans deceased, being duly sworn according to law, did depose and say that the within writing contains ^{the} true last will and testament of Eleanor E. Evans therein named, deceased, so far as they know and as they verily believe; that they will well and truly perform the same by paying first the debts of the said deceased and then the legacies in the said testament specified so far as the goods chattels and credits of the said deceased can thereunto extend, and that they will make and exhibit in the Surrogate's Office of the County of Atlantic at or before the expiration of three calendar months a true and perfect inventory of all and singular the goods and chattels rights and credits of the said decedent that have or shall come to their knowledge or possession or to the possession of any other person or persons for their use and render a just and true account when thereunto lawfully required; and also diligently and faithfully regard and well and truly comply with the provisions of the act relating to collateral inheritances.

Sworn and subscribed at Mays Landing County and State aforesaid, the 26th day of (Eleanor Evans Cooper
March A. D. 1918 before me (Thomas R. Evans.
Archie H. Smith
Deputy Surrogate

ATLANTIC COUNTY SURROGATE'S COURT.

In the Matter of the Probate of the (
Last Will and Testament of Eleanor E. (ORDER FOR PROBATE
Evans deceased. (

Application having been made to me by Eleanor Evans Cooper and Thomas R. Evans the executors named in the last will and testament of Eleanor E. Evans late of Hammonton in the County of Atlantic and State of New Jersey, deceased, for probate of the said will and testament and letters testamentary thereon, and the Surrogate having inquired into the circumstances and taken the proofs, and being satisfied of the genuineness of the said will produced the validity of its execution and the competency of the testatrix and the probate of the said will not being contested and it appearing that the testatrix died more than ten days ago: MAR. 9th 1918.

It is on this 26th day of March A. D. 1918, adjudged that the instrument offered for probate in this matter is established as the last will and testament of Eleanor E. Evans deceased and same is hereby admitted to probate and it is ordered that letters testamentary be issued thereon to Eleanor Evans Cooper and Thomas R. Evans the executors named in the said will who may qualify thereunder.
Albert C. Abbott,
Surrogate.