thereon to be used for their education. I direct the trustees to keep unimpaired the principal and to accumulate the interest for as long a period as possible, consistent with a true regard for the greatest educational benefit to the beneficiaries. The length of this period I leave to the sound discretion of the trustees. I hereby empower the trustees to make such investments of principal and interest as in the exercise of sound discretion and reasonable care may seem to them advisable, without regard to any statutory restrictions anywhere as to investments by trustees. I hope they will keep the money invested where it now is.

In case of the death of either beneficiary, all of his share in the trust fund then existing shall devolve upon the survivor who shall become sole beneficiary of the trust which shall continue until such time as hereinafter provided.

If at the coming of age of Weston, or at the coming of age of Catherine, she being the survivor, any of the trust fund remain, the trustees may pay the same to the beneficiaries, to be theirs absolutely, in such proportions as will give each beneficiary an equal share for the entire trust period; in case of the death of either beneficiary, then the entire trust fund may be paid to the survivor to be his or hers absolutely.

Should the trustees not see fit to pay over at the time aforesaid or thereafter to the beneficiaries or to their survivor any part of the trust fund remaining,
then on the day

-2-

E.H.W.

R. C. S.

A.M.S.

that Catherine attains the age of twenty-five (25) years or on the day that Weston reaches the same age, should Catherine not live twenty-five years, the said fund shall vest absolutely in the beneficiaries in the proportions aforesaid, or it shall vest absolutely in the survivor as the case may be.

If both beneficiaries should die before the trust fund has been paid over or has vested in the manner and at the time provided, then whatever fund exists shall vest immediately in the said Frederick B. White or, in case he be not living, in the mother of the beneficiaries.

I direct that no bond or any security whatsoever be required of the trustees. In case of the death of either trustee or in case of his incapacity or inability to act, I direct that the co-trustee shall act as sole trustee.

VIII. All the residue of my estate, real, personal and mixed and wheresoever situate and any interest I may have in any property anywhere, I give, devise and bequeath to my nephew, the said Harry B. White, knowing full well that he will aid those in whom I am interested in time of need. I suggest to him that he turn over all furniture, carpets, rugs, pictures, books, bric-a-brac and furnishings to my executor who will know my wishes as to their distribution.

IX. I appoint Ernest H. Wells of New York City; and the said Harry B. White and the said Frederick B. White to be sole Executor, in the order named, of this my last Will and Testament, who shall have the right to qualify in the order stated and each of whom when qualified shall have exclusive powers as Executor. Should any of said persons qualify and continue to act until final settlement of my estate, then the others shall have the right to qualify as executor in said order,

so that the second shall succeed the first, the third the second, the first the third and so on.

Margrette M. Bonta

Witnesses

Ernest H. Wells

residing at 544 West 162nd Street
New York City.

Robert C. Shephard

769 Putnam Ave., Brooklyn, N.Y.

Anna M. Sammon

" 216 Chestnut Ave., Rosebank, Staten Island.

Subscribed by Margrette M. Bonta and by her-declared to be her last Will and Testament in our presence who have subscribed our names as witnesses in her presence, in the presence of each other and at her request, at New York City on this 31st day of August, 1918.

Ernest H. Wells

Robert C. Shephard

Anna M. Sammon

State of New Jersey)
s
County of Atlantic)

Ernest H. Wells, one of the witnesses to the within will, being duly sworn according to law, deposes and says that he 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 he knows and as he verily believes and that Robert C. Shephard and Anna M. Sammon 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 Atlantic City)

County and State aforesaid, the 4th)

Ernest H. Wells

day of April, A.D.1919, before me

Albert C. Abbott, Surrogate.

State of New Jersey)
County of Atlantic)

Ernest H. Wells, executor of the within named Margrette M. Bonta, deceased, being duly sworn according to law, did depose and say that the within writing contains the true last will and testament of Margrette M. Bonta, therein named, deceased, so far as he knows and as he verily believes that he 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 he willmake 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 his knowledge or possession, or to the possession of any other person or persons for his 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 related testaments.