TENTH: I give and bequeath to the Fidelity Trust Company, aforesaid, one bond of the Public Service Corporation of New Jersey, of the par value of One Thousand Dollars, the income from which to be paid to my sister-in-law, Lottie Seyfert, until she attains the age of sixty years, at which time said band shall be delivered to her.

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ELEVENTH: Should any of the persons named in paragraphs "Third", "Fourth", "Fifth", "Sixth", "Seventh", "Eighth", "Ninth" and "Tenth" of this my will, die before the time herein limited for the payment or transfer to him or her of the securities so held for him or her, then upon the death of such person to transfer and deliver said securities to his or her personal representative.

TWELFTH: I give and bequeath (a) my gold watch and chain to my grand-son, Robert Henry Smith, the same to be delivered to him when he attains the age of sixteen years; and (b) to my daughter, Ruth Elizabeth Smith, my gold locket.

THIRTEENTH: All the rest, residue and remainder of my estate, both real and personal, wheresoever situate and of whatsoever constituted, I give, devise and bequeath to my wife, Hattie D. Smith, until her death or remarriage, whichever event shall first occur; and until her death or remarriage she to have the custody thereof.

FOURTEENTH: Should my said wife not remarry, then upon her death, I give, devise and bequeath the remainder of my estate to my daughter, Ruth Elizabeth Smith, absolutely.

FIFTEENTH: Should my said wife remarry then upon her remarriage, I give from the residue of my estate to my said daughter, Ruth Elizabeth Smith, the sum of Twenty-five Thousand Dollars and the balance thereof to my children, share and share alike.

SIXTEENTH: I make, constitute and appoint Fidelity Trust Company, aforesaid, executor of this my last will and testament, and give to it full power and authority to sell and dispose of any and all real estate of which I may die seized, either at public or private sale, at such times and upon such terms as to it may seem for the best interest of my estate, and to make good and sufficient conveyances in the law therefor; and further I direct that no bond shall be required of it for the faithful administration of my estate in any jurisdiction.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this Twenty-sixth day of March, Nineteen Hundred and Twenty.

## Henry Smith (L.S.)

The foregoing Will consisting of four typewritten sheets, including this sheet, each sheet identified by the signature of the testator on the margin thereof, was signed, sealed, published and declared by the said testator as and for his last will and testament in the presence of us who were present at the same time, and who, thereupon, at the testator's request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

Thomas J :Mc Grath Jr.

Wark NJ.

Frederick E Rusling

Caldwell N.J.

ATLANTIC COUNTY SURROGATE'S COURT

In the matter of the Probate of the alleged) ON PETITION FOR PROBATE.

Will of Henry Smith, deceased.

DEPOSITION OF SUBSCRIBING WITNESS.

STATE OF NEW JERSEY)

SOUNTY OF ATLANTIC )

Thomas J. McGrath, Jr., one of the witnesses to the annaxed writing, date March 26, 1920, purporting to be the last will and testament of Henry Smith, Deceased, being duly sworn according to law upon his oath deposes and says that he saw Henry Smith the said testator sign and seal the said annexed writing and heard him publish, pronounce and declare the same to be his last will and testament.

Deponent further says that at the time of the doing thereof the said testator was over the age of twenty-one years, of sound and disposing mind and memory and not under any restraint, so far as deponent knows and as he verily believes; and that Frederick E. Rusling, the other subscribing witness to the said will was present at the same time with deponent when the said will was signed by the said testator and by him published and declared as and for his last will and testament, as aforesaid, and that the said Frederick E. Rusling and deponent subscribed their names to said will as witnesses at the request of and in the presence of the said testator and in the presence of each other. Subscribed and sworn to this 24th)

day of June, 1920, at Atlantic ) Thomas J. McGrath Jr. City, N.J., before me

Albert C. Abbott, Surrogate.

ATLANTIC COUNTY SURROGATE'S COURT.

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Deponent further says that at the time of the doing thereof the said testator was over the age of twenty-one years, of sound and disposing mind and memory and not under any restraint, so far as deponent knows and as he verily believes; and that Thomas J. McGrath, Jr. the other subscribing witness to the said will were present at the same time with deponent when the said will was signed by the said testator and by him published and declared as and for his last will and testament, as aforesaid, and that the said Thomas J. McGrath, Jr. and deponent subscribed their names to said will as witnesses at the request of and in the presence of the said testator and in the presence of each other.

Subscribed and sworn to this 24th )

day of June, 1920, at Atlantic

Albert C. Abbott,

City, N.J., before me

Surrogate