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and bequeath said rest, residue and remainder unto my children, Cora Royal, Roland G. Vansant and Jennie Irene Wilson, or the survivors of them, in equal shares, PROVIDED. HOWEVER, that if any of my said children shall pre-decease my said wife, leaving surviving her or him, a child or children, such child or children shall succeed to the share of the deceased parent, per stirpes.

12.6.

THIRD: - | I hereby nominate, constitute and appoint my said wife, Annie E. Vansant Executrix of this my last will and testament, with full power to sell any or all of the real estate, of which I may die seized, at such time or times, for such sum or sums and upon such

terms and conditions as she may determine, and to make good and sufficient deed or deeds of conveyance to the purchaser or purchasers thereof, for the same, without liability on the part of the purchaser or purchasers for the application of the purchase money. _

IN WITNESS WHEREOF, I have hereunto set my hand and seal this twenty-sixth day of March, nineteen hundred and twenty one. Word "Wilson" line 18, pagel, stricken out and word "Weil" inserted before execution.

Gilbert M Van Sant (seal)

Signed, sealed, published and declared by the above named Testator as and for his last will and testament in the presence of us, who were both present at the same time, and who, at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

Chas. C. Babcock

ON PETITION FOR PROBATE In the matter of the Probate of the alleged) Will of Gilbert M. Van Sant, deceased. DEPOSITION OF SUBSCRIBING WITNESS. STATE OF NEW JERSEY.)

Charles C. Babcock, one of the witnesses to the annexed writing, dated March 26, 1921, purporting to be the last will and testament of Gilbert M. Van Sant, deceased, being duly sworn according to law upon his oath deposes and says that he saw Gilbert M. Van Sant, 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 Louis D. Champion, 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 Louis D. Shampies and deposent subscribed their names to said will aswitnesses at the request of and in the presence of the said testator and in the presence of each other.

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ATLANTIC COUNTY SURROGATE'S COURT

In the matter of the Probate of the alleged) Will of Gilbert M. Van Sant, deceased. STATE OF NEW JERSEY,)

Louis D. Champion, one of the witnesses to the annexed writing, dated March 26, 1921, purporting to be the last will and testament of Gilbert M. Van Sant, deceased, being duly sworn according to law upon his oath deposes and says that he saw Gilbert M. Van Sant, 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 Charles C. Babcock, 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 Charles C. Babcock 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 9th day) of May, 1921, at Atlantic City, N.J.,) Louis D. Champion before me

Albert C. Abbott, Surrogate.

COUNTY OF ATLANTIC.)

In the matter of the estate of) On petition for Probate. Gilbert M. Van Sant, deceased.) Oath of Executrix. State of New Jersey,) County of Atlantic.)

Annie E. Van Sant, executrix of the within named Gilbert M. Van Sant, deceased, being duly sworn according to law, did depose and say, that the within writing contains the true last will and testament of Gilbert M. Van Sant, therein named, deceased, so far as she knows and as she verily believes; that she 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 she 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 her knowledge or possession, or to the possession of any other person or persons for her 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 Atlantic City,) County and State aforesaid, the 9th day) Annie E. Van Sant

of May, A, D. 1921, before me

Albert C. Abbett, Surregate.