

cutors named in said Will who may qualify there under.

Saml P. Fithian
Surogate.

I Kate of New Jersey
County of Cumberland
do certify the annexed to be a true copy of the last Will and Testament of Robert S. Young, late of the County of Cumberland, deceased, and that Catharine Young and Walter M. Sharp the executors therein named, appeared before me, and are duly authorized to take upon themselves the administration of the estate of the testator agreeably to the said Will.

Witness my hand and seal of office, this 18th day of May in the year of our said Lord thousand eight hundred and ninety five.

Saml P. Fithian
Surogate

In the name of God Amen I Robert S. Young of the city of Bridgeton in the County of Cumberland and State of New Jersey being of sound and disposing mind and memory do make and publish my last Will and Testament in manner following:

First: It is my will and desire and direct that all my just debts and funeral expenses be paid and satisfied as soon as may be reasonable after my decease second: I give and bequeath and devise unto my son John Henry Young my farm situate at Sandville in the Township of Buena Vista and State of New Jersey for the term of his natural life, and after his decease to his lawful issue him surviving and my grand children Irving Young and Anna Young in fee simple: I give bequeath and devise unto my said son John Henry Young all my personal estate at the said farm to him his ex- cutors, administrators and assigns forever.

Fourth: I give, bequeath and devise unto my beloved wife Catharine Young in lieu of her dower in my other estate; my dwelling house and lot of land where I now reside and known as No 12 East Avenue to her her heirs and assigns forever in fee together with all my personal effects in and about said dwelling house to her her executors, administrators and assigns forever.

Fifth: I hereby empower my executor hereinafter named to pay off the Four Hundred Dollar Mortgage and Interest against my said farm, and to pay my said debts and funeral expenses out of the \$1000 One Thousand Dollar life insurance which is payable to my estate and any cash remaining I give devise and bequeath unto my grand children Irving Young and Anna Young share

and share alike Fifth: The residue of my estate, not dis- posed of I give bequeath and devise unto my said wife Catharine Young.

Sixth: I hereby constitute and appoint my said wife and my friend Walter M. Sharp of the City of Bridgeton and State of New Jersey Executors of this my last Will and Testa- ment, revoking all former wills by me made.

In Witness Whereof I have hereunto set my hand and seal this twenty second day of April A.D. Eighteen Hundred and Ninety Five (1895)

Signed sealed published and declared by the above named Robert S. Young as and for his last Will and Testament in the presence of us who were present at the same time and at his request subscribed our names as witnesses in the presence of the testator and each other

J. S. McKee
J. Hampton Fithian

Cumberland County, ss.

J. S. McKee witness to the within Will being duly sworn did depose and say that he saw Robert S. Young the testator therein named, sign and seal the same, and heard him publish, pronounce and declare the within writing to be his last Will and Testament and that at the doing thereof the said testator was of sound and disposing mind and memory; as far as this deponent knows and as he verily believes; and that J. Hampton Fithian the other subscribing witness was pres- ent at the same time, and signed his name as witness to the said Will, together with this deponent in the pres- ence of the testator.

Subscribed and subscribed before me at Bridgeton, this 18th day of May A.D. 1895.

J. S. McKee

Saml P. Fithian
Surogate

Cumberland County, ss.

Catharine Young and Walter M. Sharp Executors in the within Testament named, being duly sworn did depose and say that the within instrument contains the true last Will and Testament of Robert S. Young the testator therein named, so far as they know and as they know and as they verily believe, and that they will well and truly perform the same by pay- ing 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 there- unto extend, and that they will make and exhibit unto the Surogate's Office, at Bridgeton, a true and perfect inventory of all and singular the goods, chattels and