for and during the remainder of the term of her natural life and at her death the
trust shall cease and the trust fund or property shall pass to her lawful heirs.

Seventh. The remaining three parts of said residuary estate and remainder I give devise and
dequest to my daughter Amelia G. Corson, my daughter Mabel Adams and my son L. Morton Adams
to be equally divided between them share and share alike of each deceased child to take the parents' share.

Eighth. I direct that my Executors hereinafter named, in making settlement of my estate avoid
as far as possible the selling of my stocks and bonds and my desire being to make division of
said stocks and bonds in the proportions and according to the provisions hereinafore set forth Ninth. I give my Executors full power and authority to sell and dispose of any of all of
the residuary and remainder of my real estate as well as my personal property whenever
in their judgment good prices may be obtained therefor without sacrificing at public or private
sale or sales and to convey or transfer the same without liability of the purchaser for the
sale of the purchase money.

Tenth. I nominate constitute and appoint my son, L. Morton Adams and my daughter Amelia G.
Corson, Executors of this my Will and I desire that neither of them shall be required to
give security.

In Witness Whereof I have hereunto set my hand and seal this twenty seventh
day of January in the year of Our Lord one thousand nine hundred and fifteen.

Israel G. Adams, seal

Signed, sealed, published and declared by the said Israel G. Adams, as and for his last
Will and Testament in the presence of who were present at the same time and who at his
request in his presence and in the presence of each other have signed this present as
witnesses.

Edward E. Seeler
Mina J. Press.

Atlantic City, N.J.
Linwood, N.J.

State of New Jersey
County of Atlantic, n.

Mina J. Press, one of the witnesses to the within Will, being duly sworn
according to law deposes and says that she saw the testator thereto 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 time of doing thereof said testator was of sound and
disposing mind, memory and understanding, so far as she knows and as she verily believes
and that Edward E. Seeler, the other subscribing witness, was present at the same time and
signed his name as witness to the said Will together with this deponent in the presence of
the said testator and at his request and in the presence of each other, all being present
at the same time.

Sworn and subscribed at Atlantic City and State aforesaid, the 26th
Day of February A.D. 1918, before me.

- Albert C. Abbott, Surrogate

State of New Jersey
County of Atlantic, n.

Edward E. Seeler, one of the witnesses to the within Will, being duly
sworn according to law deposes and says that he saw the testator thereto 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 time of doing thereof said testator was of sound and
disposing mind, memory and understanding, so far as he knows and as he verily believes
and that Mina J. Press, the other subscribing witness, was present at the same time and
signed her name as witness to the said Will together with this deponent
in the presence of the said testator and at his 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 26th day of
February A.D. 1918, before me.

- Albert C. Abbott, Surrogate

State of New Jersey
County of Atlantic, n.

I, Morton Adams and Amelia G. Corson, Executors of the within named
Israel G. Adams, deceased, being duly sworn according to law, do depose and say that the
within writing contains the true last will and testament of Israel G. Adams therein named
decreed, 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
decreed cohereunto 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 deceased 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 true and correct account when there
unto a lawfuly required, and also diligently and faithfully regard and well and truly
comply with the provisions of the act relating to collateral inheritance.

Sworn and subscribed at Atlantic City

County and State aforesaid the 26th
Day of February A.D. 1918, before me.

- Amelia G. Corson

L. Morton Adams

- Albert C. Abbott, Surrogate

ATLANTIC COUNTY SURVEYOR'S COURT.

In the Matter of the Probate of the last Will
and Testament of Israel G. Adams, deceased.

ORDER FOR PROBATE

Application having been made to me by L. Morton Adams and Amelia G. Corson
the Executors named in the last Will and Testament of Israel G. Adams, deceased, in
the County of Atlantic, and State of New Jersey, deceased, for probate of said will and
testament and letters testamentary thereof, and the Surrogate having inquired into
the circumstances and taken the proof, and being satisfied of the genuineness of the said
will produced the validity of the execution, and the competency of the testators to the said
will, the probate thereof was granted to the Executors named in the said will who are qualified to
render the same.