

In the name of God Amen
 I Lucy S Brownson of the City of & County of Saratoga & State
 of New York being of sound mind and memory and considering
 the uncertainty of this frail and transitory life do therefore make
 certain publish and declare this to be my last Will and
 Testament that is to say First After all my lawful debts on
 paid and discharged I give and bequeath the sum of ten (10)
 Dollars to each of my three Ancestors & Children of Hamilton
 My Harriet & Berkeley & Jennie Brantley of New York City & to
 my grand daughter Lucy S Brownson that same to be used by
 each in buying a lot of land or other means as they may choose
 All the rest & residue of my estate both real and
 personal of every name nature and kind whatsoever I give &
 bequeath unto my adopted daughter Marista B Brownson
 of Saratoga wife of William B Brownson subject however to the
 condition that if my husband shall survive me he shall receive
 his support & necessary maintenance during the remainder of
 his natural life and of the estate so given bequeathed & devised
 to said Marista B Brownson & likewise I make constitute and
 appoint my son in law William B Brownson of Saratoga my
 executor of this my last Will and Testament & I do
 revoke all former Wills by me made In witness whereof
 I have hereunto subscribed my name and affixed my seal
 the twenty eighth day of March in the year of our Lord one
 thousand eight hundred and seventy four

Lucy S Brownson [S]
 The above written instrument was subscribed by the said Lucy S
 Brownson in our presence and acknowledged by her to each of
 us and she at the same time declared the above instrument to
 be her last Will and Testament and we at her
 request have signed our names as witnesses hereto in her
 presence and in the presence of each other and written
 opposite our names our respective places of residence
 Elias J Reynolds Saratoga City Saratoga Co. N.Y.
 Lucius S Blanchard Saratoga City Saratoga Co. N.Y.

Saratoga County
 In the Matter of proving the last Will & Testament of
 Enock S. Proctor
 of the Village of Phoenix, Saratoga County
 Henry Amodeo and Martin Amodeo
 being duly sworn in open Court upon their solemn oath and
 oath and for himself each depose and say they are assistants
 of the Court in the last Will and Testament of Enock S. Proctor
 of the Village of Phoenix in the County of Saratoga and State
 of New York deceased
 And they depose to further of that the said Enock S. Proctor
 deceased died in the presence of each of these deponents and under his
 name at the end of the instrument in writing which is here
 shown to these deponents and which purports to be the last Will
 and Testament of the said deceased and which bears date
 Oct. 24th 1873.
 That the said deceased died at the time of subscribing the
 name to the said instrument as aforesaid declare the same to
 be his last Will and Testament; and these deponents also depose
 that their own respective names at the end of said instrument
 are attesting witnesses to the execution thereof and at the request
 of the said deceased and in his presence and in the presence of each
 other that the said deceased at the time of so subscribing his
 name to said instrument as aforesaid and publishing & ratifying
 said instrument as aforesaid was of sound mind and of legal age
 and a citizen of the United States; that he appeared to be
 and depose that he is a citizen of Saratoga County and State of New
 York and that he is not a lunatic or insane or otherwise
 incompetent to make a will and that he is not a married man and
 that he is not a minor.

And afterwards, to wit: on the 7th day of May A. D. 1874 satisfactory evidence by affidavit
 was produced and presented to said Surrogate of the due execution of said Will in the mode prescribed by law, and on that day an
 appearing to oppose the Probate of said Will such proceedings were thereupon had in said Court afterwards, that
 the said Surrogate took the proofs of said Will hereinafter set forth, upon this 7th day
 day of May A. D. 1874 and he thereupon adjudged the said Will to be a
 valid Will of Real and Personal Estate, and the proof thereof to be sufficient, which said LAST WILL
 AND TESTAMENT and proofs are as follows, that is to say:
 WILL: