

In the Name of God, Amen! I, Peter Leach of the village of Fulton, Oswego County, N.Y. being of a sound and disposing mind, memory, do make, ordain, publish and declare this to be my Last Will & Testament, that is to say:

First - After all my lawful debts are paid and discharged I give and bequeath unto my Daughter, Cornelia C. Knell (wife of Amos H. Knell) the sum of Fifteen Hundred Dollars (\$1500) - to have & to hold to her own use and benefit forever.

Second - I give and bequeath unto my two Grand-children, Howard C. Knell and (Bertrina S. Knell, children of my deceased son Charles C. Knell - the sum of Eleven Hundred Dollars (\$1100) to wit - the sum of Five Hundred & Fifty Dollars (\$550) each - the interest to be paid by my Executor, annually, until they respectively shall arrive at the age of Twenty one (21) years, at which time said principal sum of Five Hundred & Fifty Dollars shall be paid.

Third - I direct my Executor hereinafter named to safely invest the sum of Fifteen Hundred Dollars (\$1500) and pay the interest thereof annually to my son Henry J. Leach, for and during his natural life - nevertheless, I authorize and empower my executor at any time during the life of my said son Henry, to invest the said sum in real property and give my said son Henry, the use thereof for and during his natural life and I also authorize and empower my executor, if in his judgement it shall be to the advantage of my said son Henry, to pay the same to him absolutely, and in such case his receipt therefor shall be my said executor's discharge from further trust in regard thereto. Whichever of the said sum of Fifteen Hundred Dollars shall be still remaining in the hands of my said Executor at the decease of my said son Henry shall be by my said Executor divided equally among the children of my said son Henry which shall survive him.

Fourth - I direct my Executor hereinafter named to safely invest the sum of Seven Hundred Dollars (\$700) and pay the interest thereof annually to my Grand Child George W. Moody, until his children shall all arrive at the age of Twenty one years - Nevertheless I hereby authorize

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Surrogate's Court--Oswego County.

In the Matter of proving the Last Will and Testament of
Carlton Church late
of Fulton, N.Y. Deceased.

Oswego County--ss.
Henry C. Nichols of Fulton and
Frank Dills of Fulton, N.Y.
being duly sworn in open Court, upon their several corporal oaths, each for himself doth depose and say that they are subscribing witnesses to the Codicil to the
Last Will and Testament
of Carlton Church late of the village
of Fulton in the county of Oswego
and State of New York deceased.

AND THESE DEponents DO FURTHER SAY, that the said Carlton Church deceased, did in the presence of each of these deponents, subscribe his name at the end of the instrument in writing, which is here shown to these deponents, and which purports to be a Codicil to
the Last Will and Testament
of the said deceased, and which bears date on the 10th day of November
one thousand eight hundred and 82.

That the said deceased did, at the time of subscribing his name to the said instrument as aforesaid, declare the same to be his Last Will and Testament; and these deponents did thereupon subscribe their own respective names at the end of said instrument, as attesting witnesses to the execution thereof, each at the request of 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 said instrument as aforesaid, was upwards of twenty-one years of age, and a citizen of the United States; that he appeared to be, and deponents believe he was of sound mind, memory and understanding, and not under any restraint, and, as deponents verily believe, in all respects competent to devise real estate; that each of these deponents saw the other sign his name to said instrument in the presence of the said deceased.

Subscribed and sworn to before me this
22^d day of July 1884
J. David
Surrogate.

Henry C. Nichols
Frank Dills

And afterwards to wit: on the 22nd day of July A. D. 1884 satisfactory evidence by affidavit, was produced and presented to said Surrogate, of the due service of said citation in the mode prescribed by law; and on that day no one appearing to oppose the Probate of such 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 22nd day of July A. D. 1884 and he thereupon adjudged the said Will to be a valid Will of Real and Personal Estate, and the proofs thereof to be sufficient, which said LAST WILL AND TESTAMENT and proofs are as follows, that is to say:

WILL: