

be invested by my executor for the benefit of my son Charles Carwood during his natural life, and at his death the said sum so invested shall be divided between my daughter and son, Kate Loomis and Walter Carwood, if living, otherwise their share shall be divided among their children then living. Item 5. Whosoever among my legatees who shall commence or encourage litigation concerning this my final settlement of my estate will seriously oppose my wishes (except for wilful default or neglect) shall forfeit all their rights in the aforesaid bequests beyond the sum of \$25⁰⁰ and the balance remaining of such forfeited bequests be added in equal proportions to those restraining. It is my desire to be privately buried by the side of the remains of my dear wife Elizabeth in Woodland Cemetery of Cleveland. Item 6. I do hereby appoint my son Charles Carwood Executor of this my last will and testament with full power to do and perform such acts and things as I might were I alive in regard to my estate.

~~# signed and witnessed~~ I also desire that no appraisement, or inventory of my property be made, and that my executor be not required to give bond, and the ~~signed and witnessed~~ as his last will and testament in our presence, and signed by us all former wills by our executors the testimony hereof I have hereunto ~~signed and witnessed~~ and seal this 24th day of Dec. 1890. Jacob X. Carwood ~~and~~

~~Jacob Carwood~~, which said Testimony is in the words and figures following, to wit: The State of Ohio, Cuyahoga County ss. In the Probate Court. Testimony in proof of the last Will and Testament of Jacob Carwood deceased, late of the City of Cleveland in said County. Mr. G. D. Ormsbee and Delos Cook being duly sworn in open Court, depose and say, that the said Testator signed the foregoing last Will in our presence, and that he called upon us to witness the same as his last Will, and that we in his presence signed the same as such witnesses; and we on our oath further say, that the said Testator, at the time of executing said Will, was of full age, of sound disposing mind and memory, and was not under any restraint. Delos Cook, G. D. Ormsbee. Sworn to and subscribed before me, by Delos Cook and G. D. Ormsbee this 28th day of January A.D. 1892. Henry C. White Judge.

Testimony

Notice

Testament and Codicil thereto of Anne D. Parmenter late of the City of Cleveland in said County, deceased and states that said Testatrix died on or about the 13th of August 1891, leaving no husband and the following named persons her heirs of her: Ellen A. Lynch, Daughter, 297 Washington St., John P. Lynch, Son, 14 Hick St., Kate C. Loomis, Daughter, Jefferson, Ohio, William J. Lynch, Son, 102 Vermont St., Sarah G. Burne, Daughter, 297 Washington St., Anna C. Weatherhead, Daughter, 297 Washington St., Henrietta Weatherhead, Daughter, 297 Washington St., Alice Tay, Daughter, 106 Vermont St., Caroline Johnson, Grandchild, 297 Washington St. — Anna C. Weatherhead Appellant. Resides at 297 Washington St. Cleveland. O. Sworn to and subscribed before me this 21st day of January 1892. H. A. Schwab Deputy Clerk. Thereupon on the 21st day of January A.D. 1892, notice was duly issued to all the heirs of her of said decedant, residents in the State of Ohio, which said notice is in the words and figures following, to wit: In the Matter of the Last Will and Testament of Anne D. Parmenter deceased. Notice of Application to admit Will to Probate. The State of Ohio, Cuyahoga County, ss. In Probate Court To Ellen A. Lynch, John P. Lynch, Kate C. Loomis, William J. Lynch, Sarah G. Burne, Anna C. Weatherhead, Henrietta Weatherhead, Alice Tay, Bertha Ferrie, Caroline Johnson, aged 11 yrs. You are hereby notified that on the 21st day of January A.D. 1892, an instrument in writing, purporting to be the last Will and Testament ^{and Codicil thereto} of Anne D. Parmenter late of the City of Cleveland in said County, deceased, was produced in open Court, and an application to admit the same to probate was on the same day made in said Court. Said application will be for hearing before this Court, on the 27th day of January A.D. 1892, at 9 o'clock A.M. Witness my hand and the Seal of the Probate Court of said County, at Cleveland, this 21st day of January A.D. 1892. Henry C. White Probate Judge by H. A. Schwab Deputy Clerk ~~test~~ And afterwards, to wit, on the 27th day of January A.D. 1892, said notice was duly returned into Court and filed endorsed in the words and figures following, to wit:

Re. of Notice The State of Ohio, Cuyahoga County, ss. George T. Chapman being duly sworn, says that on the 26th day of January A.D. 1892, he served the within notice by delivering a true copy thereof to the within named Caroline Johnson, minor under 14 yrs of age & on Sarah C. Burne who has the care and custody of said minor. George T. Chapman Subscribed in my presence, and sworn to before me, this 27th day of January A.D. 1892. H. A. Schwab Deputy Clerk. And also on said day, to wit, on the 27th day of January A.D. 1892, there was duly filed therein a certain waiver of notice, which said waiver of notice is in the words and figures following, to wit: I, the undersigned persons within named, hereby acknowledge service of the within notice this 27th day of January A.D. 1892. Henrietta Weatherhead, Anna C. Weatherhead, Sarah C. Burne, William J. Lynch, Bertha Ferrie, Alice Tay, Ellen A. Lynch, John P. Lynch, Kate C. Loomis. Thereupon on the 27th day of January A.D. 1892, being a day in said January 1892 term of said Court, the last will and testament and codicil of the testatrix Anne D. Parmenter, deceased, having been presented to the Court,

Last Will of Anne D. Parmenter

The State of Ohio, Civil Case No. 6493
Cuyahoga County ss. In the Probate Court.
Be it remembered that at a term of the Probate Court within and for Cuyahoga County, Ohio, begun and held at the Court House in the City of Cleveland, on the First day of January in the year of our Lord one thousand eight hundred and ninety two by and before Hon. Henry C. White Judge of said Court, on the 27th day of January A.D. 1892, being a day in said January 1892 term of said Court, there was duly filed therein a certain Last Will and Testament and Codicil thereto of Anne D. Parmenter, deceased, and also an application to admit the same to probate; which said application is in the words and figures following, to wit: The State of Ohio, Cuyahoga County, ss. In the Probate Court. Estate of Anne D. Parmenter deceased. Application for Probate of Will and Codicil. The undersigned hereby makes application for the admission to probate of the last Will and

probate and record; and it appearing to the Court, that said testatrix died leaving no husband, and that all her next of kin have been duly notified of the presentation of said will and codicil for probate, therupon George T. Chapman and Anna A. Chapman, the subscribing witnesses to said will, and George T. Chapman and Rebecca L. McRae, the subscribing witnesses to said codicil, appeared in open Court, were duly sworn and examined according to law, and their testimony was reduced to writing and filed. And it appearing to the Court from the testimony so taken, that the said will and codicil thereto, were duly executed and attested; and that at the time of executing the same respectively, the testatrix was of full age, and of sound mind and memory and not under any restraint, the Court now admits the said will and codicil thereto to probate, and orders the same, together with the testimony so taken to be recorded, according to the statute in such case made and provided. Which said will is in the words and figures following, to wit: I Anne D. Parmely of the City of Cleveland, County of Cuyahoga and State of Ohio, being of sound mind and memory hereby revoking all former wills by me made, do make and publish this my last Will and Testament Item 1. I give and devise to my Executors, hereinafter named, all my real estate, to be to them in trust for and during the period of three years, from and after the date of my death, - said Executrix to collect during said period of three years all the rents and profits of said real estate, having during said time power to lease the same, and to pay from said rents and profits all taxes on said realty, all repairs and insurance on the houses and buildings thereon, and the balance of said rents and profits, if there be any, to be paid by said Executrix to my daughter Fellen Ann Lynch for her sole use and behoof. Item 2. At the expiration of the said period of three years, hereinbefore referred to in Item 1, hereof, I direct my said Executrix to sell all of my said real estate, either at public or private sale, as shall be deemed best for my estate by the said Executrix and to make and execute deeds therefor and deliver the same to the purchaser or purchasers thereof - and from the proceeds of said sale to pay first, all taxes and other liens if any, thereon and all my debts, then remaining unpaid, and to my daughter Sarah C. Burns as Trustee for my daughter Fellen Ann Lynch, for said Fellen Ann Lynch's benefit, the sum of one thousand dollars and the balance of said proceeds to be paid by said Executrix as follows to wit: (1) To my daughter Anna C. Weatherhead, the sum of eight hundred (800) dollars; (2) To my daughter Henrietta Weatherhead, the sum of three hundred (300) dollars; (3) To my daughter Catharine Louis, of Jefferson, the sum of (500) dollars; (4) To my son William Lynch, the sum of one hundred (100) dollars, and I direct my said Executrix to cancel and indebtedness due from him to me of two hundred (200) dollars (5) To my grandson John D., son of Wm. Lynch the sum of fifty (50) dollars to my granddaughter, Fellen M. and Anna M., daughters of said Wm. Lynch, the sum of fifty (50) dollars each (6) To my daughter Bertha Terrie, the sum of one hundred (100) dollars. (7) To my daughter Sarah J. Burns, as trustee, the sum of four hundred (400) dollars to be expended by her for the benefit of my grandchild Caroline Johnson as she, the said trustee may deem best.

Will

(8) To my daughter, Leslie Parmely Fay, the sum of one hundred (100) dollars
 (9) To my daughter, Sarah Burns, the sum of five hundred (500) dollars.
 (10) To my son, John Lynch, the sum of four hundred (400) dollars.
 (11) To St. Alex's Hospital the sum of fifty (50) dollars.

Item 3. In case there should be any surplus proceeds arising from the sale of the said property, after paying the legacies and other payments, mentioned in Item 2 hereof, costs, liens, and all other proper charges on said property, then I give and bequeath said surplus to said Fellen A. Lynch and direct my said Executrix to pay to her said surplus, - And in case the balance of the proceeds arising from the sale of said property, after paying debts, liens, taxes, as aforesaid and the said one thousand (1000) dollars to the said Sarah C. Burns trustee for Fellen Ann Lynch, which I direct to be paid to her in any event, should be insufficient to pay the other legacies, mentioned in Item 2 hereof, in full, then I direct my said Executrix to pay the said other legatees pro rata in proportion to the amounts bequeathed the said other legatees, in Item 2 hereof.

Item 4. I hereby nominate and appoint William C. Burns Executor and the said Anna C. Weatherhead the Executrix of this my last will and testament, hereby empowering them to sell, either at public or private sale, my said realty; at the time hereinbefore appointed for the sale thereof, and in case it becomes necessary to sell any or all of said realty to pay debts before the time hereinbefore set for the sale thereof, then I hereby authorize and direct my said Executrix to sell all or so much of, said realty, as may be necessary to pay said debts, either at public or private sale, as shall be deemed for the best interest of my estate, and to make, execute and deliver deeds therefor to the purchaser or purchasers thereof. Item 5. I give and bequeath to my said daughters, Anna C. Weatherhead and Sarah J. Burns, all my household furniture - table furniture, silver ware, pictures, books and clothing & to my daughter, Henrietta Weatherhead, my piano.

In testimony whereof I have signed this 9th day of July 1891. Anne D. Parmely - Signed and acknowledged by said Anne D. Parmely as her last will & testament in my presence & signed by me in her presence - Interlining made before the execution of the Will - George T. Chapman 290 Pearl St. Cleveland O. Anna A. Chapman 290 Pearl St. Cleveland O.

Which said Codicil is in the words and figures following, to wit:

Codicil

Whereas I Anne D. Parmely on the 9th day of July in the year 1891 made my last will & testament - of that day to witness declare the following to be a codicil to the same - I do hereby give & bequeath to Bertha Terrie the sum of one hundred (100) dollars in addition to the amount named as bequeathed to her in Item 6 of my said last will & testament. In case there should be any surplus proceeds arising from the sale of the property mentioned in my said will after paying the legacies & other payments mentioned in Item 2 of said will costs, liens & all other proper charges on said property then I give & bequeath said surplus to said Fellen A. Lynch my daughter & direct my said Executrix mentioned in said will to pay to her said Fellen A. Lynch in surplus; and in case the balance of the proceeds arising from

sale of said property after paying debts, taxes as aforesaid & the said one thousand dollars to the said Sarah C. Burns trustee of the said fellow Ann Lynch which I direct to be paid her the said trustee for the said fellow Ann Lynch in any event - should be sufficient to pay the other legacies mentioned in Item 2 of my said will in full and I direct my said Executors to pay the said other legatees pro rata in proportion to the amounts bequeathed the said other legatees in Item 2 of said will. I request that no bond be required by the Court of Probate of my said Executors. In testimony whereof I have hereunto set my hand this 11th day of August 1891. Anna B. Parmenter signed & acknowledged by said Anna B. Parmenter as the codicil to her last will & testament in our presence & signed by us in her presence - George T. Chapman 290 Pearl
Rebecca L. McRae 718 Pearl St.

Testimony

Which said Testimony is in the words and figures following to wit:
The State of Ohio, Cuyahoga County, ss. In the Probate Court. Testimony in proof of the last Will and Testament of Anna B. Parmenter deceased, late of the City of Cleveland in said County. Mr. Anna B. Chapman and George T. Chapman being duly sworn in open Court, deposed and say, that the said Testatrix signed the foregoing last Will in our presence, and that she called upon us to witness the same as her last Will, and that we, in her presence, signed the same as such witnesses; and we on our oath further say, that the said Testatrix, at the time of executing said Will, was of full age, of sound disposing mind and memory, and was not under any restraint.
Anna B. Chapman - George T. Chapman. Sworn to and subscribed before me, by Anna B. Chapman this 27th day of January A.D. 1892. Henry C. White Judge. Sworn to and subscribed before me, by George T. Chapman this 27th day of January A.D. 1892, Henry C. White Judge.

The State of Ohio, Cuyahoga County, ss. In the Probate Court. Testimony in proof of the last Will and Testament of Anna B. Parmenter deceased, late of the City of Cleveland in said County.

Mr. George T. Chapman & Rebecca L. McRae being duly sworn in open Court deposed and say, that the said Testatrix signed the foregoing last Will in our presence, and that she called upon us to witness the same as her codicil to her last Will, and that we, in her presence, signed the same as such witnesses; and we on our oath further say, that the said Testatrix, at the time of executing said Codicil to her Will, was of full age, of sound disposing mind and memory, and was not under any restraint.
Rebecca L. McRae - George T. Chapman. Sworn to and subscribed before me, by Rebecca L. McRae this 27th day of January A.D. 1892. Henry C. White Judge. Sworn to and subscribed before me, by George T. Chapman this 27th day of January A.D. 1892 F.M. Chandler Deputy Clerk.

Last Will of Ellen O'Connor
The State of Ohio, Civil Doc. 28 No 6494
Cuyahoga County, ss. In the Probate Court
Be it remembered that at a term of the Probate Court within and for Cuyahoga County, Ohio, begun and held at the Court House within

City of Cleveland, on the first day of January in the year of our Lord one thousand eight hundred and ninety two, by and before Hon. Harry C. White Judge of said Court, on the 20th day of January A.D. 1892, being a day in said January 1892 term of said Court, there was duly filed therein a certain Last Will and Testament of Ellen O'Connor, deceased, and also an application to admit the same to probate, which said application is in the words and figures following, to wit:
Application
The State of Ohio, Cuyahoga County, ss. In the Probate Court.
Estate of Mrs. Ellen O'Connor deceased, Application for Probate of Will. The undersigned hereby makes application for the admission to probate of the Last Will and Testament of Mrs. Ellen O'Connor late of the City of Cleveland in said County, deceased, and states that said Testatrix died on or about 15th of January 1892, leaving Patrick O'Connor her husband and the following named persons her next of kin. John O'Connor, Son, 500 Lake St. Johanna O'Connor, Daughter, 65 Dibble Ave, Chicago. James O'Connor, Son, Out of town, last address unknown, Thomas O'Connor Son, Portland, Oregon last address, Jeremiah O'Connor, Son, 15 Minnesota St. Nellie O'Connor, Daughter, 15 Minnesota St. Mary O'Connor Applicant Sworn to and Subscribed before me this 21st day of January 1892 F.M. Chandler Deputy Clerk. Thereupon on the 21st day of January A.D. 1892, notice was duly issued to the husband and all the next of kin of said deceased, residents in the State of Ohio which said notice is in the words and figures following, to wit:

In the Matter of the Last Will and Testament of Ellen O'Connor Deceased. Notice of Application to admit Will to Probate. The State of Ohio, Cuyahoga County, ss. In Probate Court To Patrick O'Connor, John O'Connor, Jeremiah O'Connor, Ellen alias Nellie O'Connor, Johanna O'Connor. You are hereby certified that on the 21st day of January A.D. 1892, an instrument in writing, purporting to be the last Will and Testament of Ellen O'Connor late of the City of Cleveland in said County, deceased, was produced in open Court, and an application to admit the same to probate was on the same day made in said Court. Said application will be for hearing before this Court on the 25th day of January A.D. 1892, at 10 o'clock AM. Witness my hand and the seal of the Probate Court of said County, at Cleveland, this 21st day of January A.D. 1892. Henry C. White Probate Judge by F.M. Chandler Deputy Clerk And afterwards, to wit, on the 25th day of January A.D. 1892, there was duly filed therein a certain Waiver of notice, which said waiver of notice is in the words and figures following, to wit:

Waiver of Notice, the undersigned person within named, hereby acknowledge service of the within notice this 25th day of January A.D. 1892. Patrick O'Connor, John O'Connor, Johanna Connor, nee O'Connor, Jeremiah O'Connor, Ellen O'Connor. Thereupon on the 25th day of January A.D. 1892, being a day in said January 1892 term of said Court, this application is continued until further order. Thereupon on the 30th day of January A.D. 1892, during a day in said