

First Universalist Society in
Milford designated in said will
"Said Universalist Society"

Adelaide H. Reynolds (Seal)
George L. Gardner (Seal)
Walter F. Mann (Seal)
Malvina F. Gleason (Seal)
by Charles B. Godfrey Treas. (Seal)

Adelaide H. Reynolds Guar-
dian ad litem of Clinton
Henry Reynolds and persons
unborn and unascertained (Seal)
Mary G. Scott
Augustus E. Scott Guardian
ad litem (Seal)

WHEREFORE your petitioners pray that said compromise may be authorized and confirmed, and said instrument purporting to be a will be admitted to probate as modified by said compromise and agreement, and that said petitioners as executors be authorized to carry out said compromise, and to administer the estate of said Clinton R. Scott in accordance with the terms of said instrument purporting to be a will as modified by the provisions of said compromise agreement.

Dated this twenty-fourth day of July, in the year one thousand nine hundred and nine.

Clifford A. Cook,
Augustus E. Scott, Executors.

The undersigned, being the only parties interested in the subject matter of the foregoing petition, request that it be granted without further notice of the pleadings or hearings.

Clifford A. Cook
Augustus E. Scott
Ida F. Scott
Adelaide H. Reynolds
George L. Gardner
Walter F. Mann
Malvina F. Gleason
First Universalist Society in Milford designated
in said will "Said Universalist Society by C.B. Godfrey,
Adelaide H. Reynolds Guardian Treas.
ad litem of Clinton Henry Reynolds
and persons unborn and unascertained

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COMMONWEALTH OF MASSACHUSETTS.

Worcester, ss.

At a Probate Court holden at Worcester, in and for the County of Worcester, on the fifth day of August, in the year of our Lord one thousand nine

hundred and nine.

On the foregoing petition of Augustus E. Scott, of Lexington, in the County of Middlesex, and Clifford A. Cook, of Milford, in the County of Worcester, it appearing to the Court that the compromise of the controversies between the persons claiming as devisees and legatees under the will of Clinton R. Scott, late of Milford, in said County, deceased, and the persons entitled to the estate under the statutes regulating the descent and distribution of intestate estates, has been executed by the persons named as executors in said instrument, by those claiming as devisees and legatees thereunder, whose interests will be affected by said compromise and by those claiming the estate as intestate; and it further appearing that the interests of Mary G. Scott and Clinton Henry Reynolds, minors, and also all future contingent interests which might arise under said will, are represented by guardians ad litem and that said guardians ad litem have assented to said compromise; and it further appearing to the Court that said compromise is just and reasonable in relation to all parties in being and in its effect upon any future contingent interests which may arise under said will.

It is therefore decreed that said instrument shall be approved and allowed and shall stand as the will of said Clinton R. Scott, and that letters testamentary be issued to said Augustus E. Scott and Clifford A. Cook, they first giving bond without sureties for the due performance of said trust, and that said Augustus E. Scott and Clifford A. Cook be and they hereby are authorized and directed to carry out said compromise and to administer the estate of said Clinton R. Scott, in accordance with the terms of said will, except so far as said will is modified by the provisions of said compromise.

.....Fredk. W. Chamberlain.....
Judge of Probate Court.

Case 44615.

Rosanna Bogle

Will.

Be it remembered, that I, Rosanna Bogle of Worcester in the County of Worcester and Commonwealth of Massachusetts, being of sound mind and memory, but knowing the uncertainty of this life, do make this my last will and testament.

After the payment of my just debts and funeral charges, I bequeath

*Will, allowing will affirmed
by Supreme Judicial Court
Apr. 12, 1910*