

do so (and my said Executors shall be sole judges of the advisability of paying over said principal) or whenever my said son George S. shall marry; if said principal shall not be paid over then upon the death of my said son George S. I direct that the same be divided equally among my surviving sons, share and share alike.

Eleventh: I give devise and bequeath to my Executors one other fourth part of the rest, residue and remainder of my property both real and personal, in trust to invest the same and pay the income thereof to my son Raymon L. Dority during his life time, and to pay the principal thereof to my said son Raymon L., whenever in their opinion it shall be advisable to do so (and my Executors shall be the sole judges of the advisability of paying over such principal) or whenever my said son Raymon L. shall marry if said principal shall not be paid over, then upon the death of my said son Raymon L. I direct that the same be divided equally among my surviving sons, share and share alike.

Twelfth: I give devise and bequeath to my Executors the remaining fourth part of all the rest, residue and remainder of my property, both real and personal, in trust to invest the same and pay the income thereof to my son William Q. Dority during his life time, and to pay the principal thereof to my said son William Q. whenever in their opinion it shall be advisable to do so (and my Executors shall be the sole judges of the advisability of paying over such principal), if said principal shall not be paid over then upon the death of my said, William Q. I direct that the same be divided equally among my surviving sons share and share alike.

Thirteenth: It is further my Will and I hereby order and direct that should either of my said sons bring a suit or other proceeding for the purpose of in any manner attesting, defeating or construing this my Will or any provision thereof that then and in that case my Executors shall not pay to such son the principal share or portion above bequeathed to such son but shall pay to such son only the income thereof during his life time and upon his death dispose of the principal as above provided.

Fourteenth: I hereby nominate constitute and appoint my son Charles E. Dority and my friend Reverend James S. Duffy Executors of this my last will and testament.

In testimony whereof I have hereunto set my hand and seal to this my last Will and testament at the City of New York this 13th day of September in the year one thousand eighteen hundred eighty six.


Mary E. Dority (L. S.)

Signed, subscribed and published and declared by the said Mary E. Dority at the City of New York this 13th day of September 1886 as and for her last Will and Testament in the presence of each of us who at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses to the same.

E. Louis Lowe Residence 439 Clermont Av. Brooklyn  
Geo. Finck " 196 Elbridge St. New York.

Will allowed Aug. 30, 1906

A true record, Attest:



Register.

Case 37958.

Andre Southwick

Will.

Know all men by these presence, that I Andre Southwick of Mendon in the County of Worcester and State of Massachusetts, Farmer, being of sound disposing mind and memory do make and publish this my last Will and testament, I give and bequeath to my son Alonzo L Southwick my entire real estate and he is to pay all my just debts and funeral charges, to my son George H Southwick and to my son Andre A Southwick and to my daughter Sarah A Hersey I give and bequeath my Bank Stock in the first national Bank North Smithfield to be equally divided between them.

I ordain and appoint my son George H Southwick as executor of this my last Will and testament.

In testimony whereof I have hereunto set my hand and seal and publish and declare this to be my last Will and testament in the presence of the witnesses names below, this 24 day of March in the year of 1901 .

Andre Southwick (seal)