HE IT REMEMBERED, that I, Marcus M. Aldrich of Mendon 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 TESTA-

After the payment of my just debts and funeral charges, I bequeath and devise as follows:

- All the real estate and interests therein belonging to me at the time of my death, to my wife Sarah J. Aldrich for her life, and at her death to my son Frank M. Aldrich to him and his heirs forever.
- 2. To my said wife all my live stock, wearing apparel and provisions as her own absolutely and forever, also the use for her life of my household goods, tools, utensils and implements, and my other chattels, except notes, bonds, mortgages and other evidences of value, also excepting money whether on hand at my death or invested or deposited in Savings Banks, or other banks or elsewhere, and at the death of my wife I give and bequeath to my son Frank M. Aldrich all said household goods, tools, utensils and other chattels not, hereinbefore excepted, to him absolutely and forever.
- 3. I direct my executrix and executor hereinafter named to keep all my cash and personal property not disposed of above, not required to pay my debts whether the same is on hand at my death, or then invested or deposited, safely invested, in the names of my executrix and executor, and as a part of my estate, so as to produce an income, and to cause the income thereof to be paid over as it accrues, to my wife, and, if she shall make request in writing therefor of said Frank M. Aldrich, or of any person appointed to administer upon my estate in his place, within ten days next preceding the end of each three months beginning one year after my death, there is to be paid to her out of said invested sums any sum so demanded by her at the end of said three months, but not exceeding one hundred dollars. and this in addition to the income above given to her; this to be her right and privilege so long as she shall live, but in case of her failure so to make request her right to receive any sum other than income for that period of three months shall be wholly lapsed and lost .- I hereby direct that the signatures of said executrix and executor shall both be required to discharge any person or corporation indebted to them in their official capacity as provided for in this item, and I further direct that said Frank M. Aldrich allow said Sarah J. Aldrich to have the custody and keeping of all books and papers representing investments provided for in this item or paragraph

- 4. If at the death of my wife any of the funds mentioned in the last item still remain unexpended for her benefit as directed in said item, I direct that such funds to an amount not exceeding one thousand dollars be equally divided between my two children Frank M. Aldrich and Carrie Dixon, and that all exceeding one thousand dollars be the property of , and held by said Frank M. Aldrich, as his own absolutely and forever free from any trust, it being my intention that said Carrie Dixon receive but five hundred dollars out of my estate in any case.
- 5. In case my wife should die before me, I give, bequeath, and devise all my real and personal estate to said Frank M. Aldrich to him and his heirs absolutely and forever, upon the condition nevertheless, that within one year after my death he shall pay to my daughter Carrie Dixon the sum of five hundred dollars.
- 6. I nominate and appoint my wife, Sarah J Aldrich and my son Frank M. Aldrich, if both survive me, to be co-executors of this my will, or in case my wife die before me, my son Frank M. Aldrich to be sole executor of this will and request that neither, in any case, be required to furnish sureties on any official bond for carrying out any trust under this will.

In testimony whereof, I hereunto set my hand, and in the presence of three witnesses declare this to be my last will, this fourteenth day of July in the year one thousand nine hundred.

Marcus. M. Aldrich

On this fourteenth day of July A. D. 1900. Marcus M Aldrich of Mendon Massachusetts, has signed the foregoing instrument in our presence, declaring it to be his last will, and as witnesses thereof we three do now, at his request, in his presence, and in the presence of each other, hereto subscribe our names.

Abbott A. Jenkins Gustavus B. Williams Wendell Williams

Will allowed Jan. 28, 1914.

Case 55083

Ellen N. O'Sullivan.

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RE IT REMEMBERED, that I, Ellem N. O'Sullivan, of Milford, 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