W111.

Case 42588.

Be it remembered that I, Charles Converse of Charlton in the 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 and devise as follows:

1. All my property and estate of whatever name or nature I give, bequeath and devise to my wife Cordelia Converse to have and to hold to her and her heirs and assigns forever, except that out of said estate I direct her to set apart the sum of one thousand dollars and invest the same as she shall think best and she is to have the income only of said sum of one thousand dollars during her lifetime to use as she shall see fit, all the rest of my property I give to her outright.

2. After the decease of my said wife it is my will that Louisa J. wife of Foster S. Ray of said Charlton shall have said sum of one thousand dollars and I give and bequeath the same to her.

I nominate my said wife to be executrix of this will and request that she be not required to furnish a surety or sureties on her bond as such executrix or as trustee under my said will

In testimony whereof I hereunto set my hand and in the presence of three witnesses declare this to be my last will this thirtieth day of May in the year one thousand nine hundred and eight

Charles Converse

On this 30th day of May A. D. 1906 Charles Converse of Charlton Massachusetts, 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.

Daniel Sullivan Charles S. Dodge Ada A Dodge Be it remembered that I, Nancy F. Looke, of Mendon, in the County of Worcester and Commonwealth of Massachusetts, do make this my last will and testament.

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

To Reuben B. Rowe, of said Mendon, all the rest and residue of my estate, both real and personal, absolutely, if living at the time of my decease.

If said Reuben B. Rowe shall not be living at the time of my decease, then all of my said estate I bequeath and devise to the children of said Reuben B. Rowe living at the time of my decease. If neither said Reuben B. Rowe nor any of his said children shall be living at the time of my decease, then, to my heirs at law.

I nominate the said Reuben B. Rowe to be the executor of this will and request that he be exempt from giving a surety or sureties on his bond as such executor; with full power and authority to sell real and personal estate at public auction or private sale for the payment of debts, legacies, or any other purpose, and to execute and deliver the necessary instruments to convey and transfer the same.

In testimony whereof I hereunto set my hand and in the presence of three witnesses declare this to be my last will, this tenth day of February,

her Nancy F. X Locke mark

On this tenth day of February, 1906, Nanoy F. Locke of Mendon, Massachusetts, signed the foregoing instrument in our presence, declaring it to be her last will, and as witnesses thereof we three do now, at her request, in her presence, and in the presence of each other, hereto subscribe our names.

Clifford A. Cook

R F Turnbull

Jennie E Turnbull

Will allowed Sept. 1, 1905.

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