

save so far as any part thereof shall be revoked or altered by this codicil.

In addition to the amount of one thousand dollars left in trust for the benefit of my niece Mary C. Hammond by the VIII clause of Article Third of said will, I give to the said Charles E. Ware, in case my wife shall not survive me, two thousand dollars in trust nevertheless for the following purposes, viz: To safely invest and reinvest the same and to pay over the income thereof semi-annually to the said Mary C. Hammond during her life, and if at any time or times in the judgment of the trustee, she shall need more than said income for her reasonable comfort and support to use any part or all of said principal sum at his discretion for said purposes and after her decease to pay over said principal sum, or so much of the same as shall remain, if any, to my nephew Charles F. Ordway of Murfreesboro in the State of Tennessee.

In witness whereof I have hereunto set my hand and seal this twentieth day of March in the year one thousand nine hundred and one.

Alfred R. Ordway (seal)

Signed, sealed, published and declared by the said Alfred R. Ordway as and for a codicil to be added to and considered as part of his last will and testament in presence of us who in his presence and in presence of each other and at his request have hereunto set our names as witnesses.

Herbert D. McIntire.

Henrietta McIntire.

Katie L. Kielty.

Allowed Dec. 23, 1902.

A true record.

Attest:



Register.

Case 31097.

Albert N. Darling.

Will & codicil.

Be it remembered that I, Albert N. Darling formerly of Brooklyn in the State of New York, now of Mendon, 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:-

First. To my wife, Harriet E. Darling all my household furniture, pictures and housekeeping articles, whether in Brooklyn or Mendon, and all my horses

and other livestock, harnesses, carriages, robes and other carriage equipments, excepting work harnesses and work wagons and vehicles.

Second. To my said wife one third of all my other Brooklyn property and other property in the State of New York, including stock, certificates, scrip or other interest in the Brooklyn Watch Case Company and Fahy's Watch Case Company or either of them.

Third. To my four children namely, Julia F. Darling Albert W. Darling, Florence Darling and Everett F. Darling the remaining two thirds of all my said Brooklyn property and other property and interests in the State of New York and if any child should die before me his or her share to go to his or her children if any, otherwise, to be divided equally among my remaining children, said divisions to be made, if they can properly and safely be made under the requirements of law, within one year from my death.

Fourth. All the rest and residue of my estate real, personal and mixed, and wherever situated, I give devise and bequeath to my said wife for her life and with the right and power to use the same for the support of herself and our family and for the support of her sister, Mary F. Harrington, as she may deem necessary and proper and at her death to be divided in equal shares among my four aforesaid children, the child or children of any deceased child taking the portion that the parent would have taken, and in case of the decease of a child without issue his or her share to go in equal shares to the remaining children.

Fifth. I hereby give to my said wife full power and authority to sell, transfer and convey any or all of my property given to her for her life in the preceding clause, and to execute and deliver all needful instruments and if she should sell the real estate situated in said Mendon then I direct that she reinvest the proceeds of such sale in city real estate, government bonds, or in state or city bonds of undoubted security.

Sixth. I hereby nominate my said wife, Harriet E. Darling to be the executrix of this will and I request that she may be exempt from giving a surety or sureties on her bond as such executrix.

In testimony whereof I hereunto set my hand and seal and in the presence of three witnesses declare this to be my last will this first day of June in the year one thousand eight hundred and ninety-seven.