I James Cleveland of the Borough of Princeton in the State of New Jersey do make publish and declare this my last will and testament hereby expressly revoking all former wills by me made.

First. I hereby direct that after the payment of all my debts and funeral expenses, in appropriate mourning with lying inscription, but only moderately expensive, be erected at my grave and paid for out of my estate. I desire to be buried whereon I may reside at the town of my death, and that my body shall always remain where it shall be at first buried—subject to its removal only if it shall be absolutely necessary in order that it shall be near by the side of my wife, and in accordance with her desire.

Second.

I give to my niece Mary Hastings daughter of my sister Anna Hastings, the sum of three thousand dollars to be paid to her as soon as practicable after my death.

Third. I give to my friend Richard Norton Gilder, the watch given to me in 1893 by the late Gilder and E. C. Benedict and J. J. Sinclair—and also the chain attached to the same when cast worn by me.

Fourth. I give to each of the four daughters of my stepson Richard Hastings, now so lately being with my sister Anna Hastings, the
Son of two thousand dollars each.

Fifth, I give to Frank S. Hartung, my good friend and Executor of this will, as the most personal remembrance I can leave to him, the lock ring I have worn for many years which was given to me by my dear wife, and with whose loving concurrence this gift is made.

Sixth, I give to my two daughters Edith and Elizabeth, and to my two sons Richard F. and Francis G., the sum of ten thousand dollars ($10,000) each, to be paid to be paid to them respectively as they shall arrive at the age of twenty-one years. Until these legacies are paid, as shall lapse, they shall be kept invested, and the income earned therefrom shall be paid to my wife; and the aggregate of said income shall be applied by her to the support, maintenance, and education of said children in such manner and in such proportions as she shall deem best, without any liability to any of said children on account thereof. If deceased either of my said daughters, shall before her legacy becomes payable, leave for any reason to reside with her brother, then and from that time, the income, coming from the investment of her legacy, shall be paid to said daughter. In case either of my said children shall die before his or her legacy shall be actually paid, leaving a child or children then said legacy shall be paid to said child or
Children; but otherwise the said legacy shall lapse and become a part of the residuary estate disposed of by this instrument.

Seventh. All the real and personal property of every kind and nature, and wherever the same may be situated, I give, devise and bequeath to my dear wife Frances F. Cleveland and to her heirs and assigns forever; and I hereby appoint her guardian of all my children during their minority.

Exhibit. I hereby appoint my wife Frances F. Cleveland Executive and Frank S. Hastings Executive of this my last will and testament.

Witness my hand and seal at Princeton, N. J.

This 21st day of February one thousand nine hundred and six (1906).

George Cleveland

The foregoing instrument was, on the day it bears date, signed by George Cleveland, the testator therein named, in the presence of each of us, and we both being present at the same time, and the said testator did then and there acknowledge and declare, to us and each of us, that said instrument was his last will and testament; and therefore we did in the presence of each other and of said testator, and of his agents, subscribe our names hereto as attesting witnesses.

Andrew F. West - Princeton, N. J.

John F. Dudley - New York City, NY.