

ESTATE

of

MORDECAI D. EVANS, Deceased.

DISTRIBUTION OF BALANCE IN FIRST ACCOUNT.

SCHEDULE NO. 1.

N.A.	W.6	To MORDECAI D. EVANS, Deceased.	\$1362	00	
N.A.			456	00	
<u>DISTRIBUTION OF BALANCE IN FIRST ACCOUNT.</u>					
N.A.	1.C.1		1025	00	
N.A.	1.C.2		4750	00	
N.A.	2.C.1		11678	75	
Amount,					\$119581 45
N.A.	W.6	To W.H.Evans, Trust in full,	\$15000	00	
N.A.	1.C.2	" R.J.Bringhurst " " "	9500	00	
N.A.	2.C.1	" Alice Murphy <i>Legacy</i> " " "	1900	00	
N.A.	" " "	" J. Caldwell, " " "	1900	00	
N.A.	" " "	" Mary Deegan " " "	1900	00	
N.A.	2.C.3	" Max Kehr " " "	950	00	
A.	W.8	" H.E.Hayden " " "	4275	00	
A.	" " "	" M.E.V.Mackrill " " "	4275	00	
A.	" " "	" K.H.Casby " " "	4275	00	
A.	" " "	Also Legatees under " M.W.Hayden Will: " " "	4275	00	
A.	" " "	" J.H.Hayden, " " "	1900	00	
A.	" " "	" M.L. Wentz, " " "	950	00	
A.	" " "	" Percy T.Osborne " " "	950	00	
A.	" " "	" Melmouth M.Osborne " " "	950	00	
A.	" " "	" John G.Osborne " " "	950	00	
A.	" " "	" Richard H.Osborne " " "	950	00	
A.	" " "	" Lucy C.Osborne " " "	950	00	
Balance forward,					55850 00
			\$132632.75	Leaving	\$63731 45
-1-			53665.73		

SCHEDULE NO. 2:

DISTRIBUTION OF ESTATE IN ESTATE ACCOUNT

		SCHEDULE NO. 2:			
N.A.	W.6	To R.L.Bringhurst, 48% of	\$2350.	\$1368	00
N.A.	" "	" S. H. Norris, " "	950.	456	00
N.A.	1.C.1	" R.L.Bringhurst, " "	9500.	4560	00
N.A.	1.C.3	" S. H. Norris, " "	3800.	1824	00
N.A.	2.C.2	" J. Pemberton Ellis, " "	4750.	2280	00
N.A.	3.C.1	" R.L.Bringhurst, " "	24332.78	11679	73
A.	W.8	" " " " " "	3800.	1824	00
A.	" "	" Masonic Home, " "	4750.	2280	00
A.	" "	" Pennsylvania Hospital, " "	9500.	4560	00
A.	" "	" Pennsylvania Society, Prevention			
		" Cruelty to Ani-		7000	00
		mals, " "	3800.	1824	00
A.	" "	" Pennsylvania Society, Preven-			
		tion Cruelty to Children, " "	3800.	1824	00
A.	" "	" Philadelphia City Institute, " "	3800.	1824	00
A.	" "	" Magdalene Society " "	4750.	2280	00
A.	" "	" Womens Branch Penna. Society			18000
		Prevention Cruelty to Animals, " "	4750.	2280	00
					3500
					63447
			\$85132.78		72
		Also Legatees under Clause Ninth of Will:			
N.A.	W.9	S.H.Norris, 48% of	5277.77	\$2533	33
N.A.	" "	Penna.Hospital, 48% of	5277.77	2533	33
N.A.	" "	Masonic Home, " "	5277.78	2533	33
N.A.	" "	Phila.City Inst., " "	5277.78	2533	33
N.A.	" "	Pa.Soc.P.C.C., " "	5277.78	2533	33
N.A.	" "	Womens Branch, Penna. Society			
		Prevention Cruelty to Animals, " "	5277.78	2533	33
N.A.	" "	Penna. Society Prevention Cruelty			
		to Animals, " "	5277.78	2533	34
N.A.	" "	Magdalene Society, " "	5277.78	2533	34
N.A.	" "	Hayes Mechanics Home " "	5277.78	2533	34
					\$63663
			\$132632.78	Leaving	\$67 72
		Payments, -2-	63663.73		

V.	A.S.	"	"	"	"	3800	1837	00
H.V.	2.C.T	"	"	"	"	34238	11233	32
H.V.	3.C.S	"	"	"	"	4190	3390	00
H.V.	1.C.2	"	"	"	"	2300	1937	00
H.V.	1.C.T	"	"	"	"	2200	4220	00
H.V.	"	"	"	"	"	320	422	00
H.V.	"	"	"	"	"	3320	41222	00

To 1913 Mt. Vernon St., assessed,	\$6500	00	
" 1819 Lee St.,	2500	00	
" 1821 Lee St.,	2500	00	
" 2110 De Lancey Place,	8000	00	
" 1007 Oxford St.,	3250	00	
" 1819 N. 13th St.,	4500	00	
" 2125 Columbia Ave.,	5000	00	
" 1631 Mt. Vernon St.	7000	00	
	<u>\$39250</u>	00	
Less commissions,	\$1177.50		
" expenses sale,	392.50	1570	00
6 Building Lots, Cape May Point,			1200 00
W. H. Evans Trust, when ended,			15000 00
R. L. Bringhamst " " "			<u>9500 00</u>
			<u>\$63447 72</u>
Deficiency of assets to pay			
balance due parties to			
agreement,			<u>15521 33</u>
			<u>\$68969 05</u>

" TEST Fee 25.00

\$200 00

" TEST Fee 25.00

\$200 00

10 TEST Fee 25.00

\$2000 00

ESTATE OF MORDECAI D. EVANS, Dec'd.

FIRST ACCOUNT OF S. HENRY and G. HEIDE NORRIS, Executors.

WE, the undersigned Legatees under the Will of Mordecai D.

Evans, deceased, do hereby agree that the Legatees named in the annexed Schedule of Distribution Marked No. 1, shall be paid their several legacies in full in the amounts set forth in said Schedule, and that ~~forty-eight~~ ^{thirty} per cent. of the legacies given to us by said Will shall be paid to us as set forth in Schedule No. 2, also hereto annexed, and we respectfully ask the Orphans' Court to make the distribution accordingly, and that the adjudication may direct that all moneys received hereafter by the Accountants from whatsoever source, shall be awarded to the legatees named in this Petition in proportion to their several legacies.

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13
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A. ...	\$200 00
B. ...	\$200 00
C. ...	\$200 00
Balance forward	\$600 00

Balance from Schedule No. 1,

\$63,731.45

SCHEDULE ESTATE

N.A.	W. 6	To R.L. Bringham of \$2850.	\$1368.00	
N.A.	" "	" S.H. Norris 950.	450.00	
N.A.	1.C.1.	" R.L. Bringham MORDECAI D. EVANS, Deceased	1660.00	
N.A.	1.C.3	" S.H. Norris	1824.00	
N.A.	2.C.2	" J. <u>DISTRIBUTION OF BALANCE IN FIRST ACCOUNT</u>		
N.A.	3.C.1	" R.L. Bringham 24332.78	11678.78	
A.	W. 8	" " " 3800.	1824.00	
A.	" "	" Masonic Home, SCHEDULE NO. 1.	2280.00	
A.	" "	" Pennsylvania Hospital " 9500.	4500.00	
A.	" "	" Pennsylvania Society Prevention		

		Amount, 3000.	1924.00	\$119,581.45
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N.A.	W. 6	To W.H. Evans, Trust in full,	\$15,000.00	
N.A.	1.C.2	" R.L. Bringham Trust in full	9,500.00	
N.A.	2.C.1	" Alice Murphy legacy " "	1,900.00	
N.A.	" "	" J. Caldwell " " "	1,900.00	
N.A.	" "	" Mary Deegan " " "	1,900.00	
N.A.	2.C.3	" Max Kehr " " "	950.00	
A.	W. 8	" H.E. Hayden " " "	4,275.00	
A.	" "	" M.E.V. Mackrill " " "	4,275.00	
N.A.	" "	" K.H. Casby " " "	4,275.00	
N.A.	" "	" M.W. Hayden " " "	4,275.00	
A.	" "	" L. Hayden " " "	1,900.00	
A.	" "	" M.L. Wentz " " "	950.00	
A.	" "	" Percy T. Osborne " " "	950.00	
A.	" "	" Melmouth M. Osborne " " "	950.00	
A.	" "	" John G. Osborne " " "	950.00	
A.	" "	" Richard H. Osborne " " "	950.00	
"	" "	" Lucy G. Osborne " " "	950.00	55,850.00

		Balance forward,		63,731.45
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Balance from Schedule No.1,

\$63,731.45

To Balance,

SCHEDULE NO.2.

To 1913 Mt. Vernon

\$4500.00

N.A.	W.6	To R.L.Bringhurst, 48% of	\$2850.	\$1368.00	
N.A.	" "	" S.H.Norris " "	950.	456.00	
N.A.	1.C.1.	" R.L.Bringhurst, " "	\$9500.	4560.00	
N.A.	1.C.3	" S.H.Norris " "	3800.	1824.00	
N.A.	2.C.2	" J.Pemberton Ellis " "	4750.	2280.00	
N.A.	3.C.1	" R.L.Bringhurst " "	24332.78	11679.73	
A.	W.8	" " " " " "	3800.	1824.00	
A.	" "	" Masonic Home, " "	4750.	2280.00	
A.	" "	" Pennsylvania Hospital " "	9500.	4560.00	
A.	" "	" Pennsylvania Society Prevention Cruelty to Animals, " "	3800.	1824.00	
N.A.	A.	" Pennsylvania Society, Prevention Cruelty to Children, " "	3800.	1824.00	
N.A.	A.	" Philadelphia City Institute " "	3800.	1824.00	
N.A.	A.	" Magdalene Society " "	4750.	2280.00	
N.A.	A.	" Womens Branch Penna.Society Prevention Cruelty to Animals, " "	4750.	2280.00	
A.			\$85132.78		
A.		<u>Also Legatees under Clause Ninth of Will:</u>			
A.	N.A.	W. 9 S.H.Norris, 48% of	5277.77	2533.33	
A.	N.A.	" " Penna.Hospital, 48% of	5277.77	2533.33	
A.	N.A.	" " Masonic Home " "	5277.78	2533.33	
A.	N.A.	" " Phila.City Inst. 48% "	5277.78	2533.33	
A.	N.A.	" " Pa.Soc.P.C.C. " "	5277.78	2533.33	
A.	N.A.	" " Womens Branch, Penna.Society Prevention Cruelty to Animals 48% of	5277.78	2533.33	
A.	N.A.	" " Penna.Society Prevention Cruelty to Animals 48% of	5277.78	2533.34	
A.	N.A.	" " Magdalene Society " "	5277.78	2533.34	
A.	N.A.	" " Hayes Mechanics Home 48%	5277.78	2533.34	\$63,663.73
			\$132632.78	Leaving	67.72

63663.73

To Balance,			\$ 67 72
To 1913 Mt.Vernon St., assessed,		\$6500.00	
" 1819 Lee St.	"	2500.00	
" 1821 " "	"	2500.00	
" 2110 De Lancey Place,	"	8000.00	
" 1007 Oxford St.	"	3250.00	
" 1819 N.13th St.	"	4500.00	
" 2125 Columbia Ave.	"	5000.00	
" 1631 Mt.Vernon St.	"	<u>7000.00</u>	
		\$39,250.00	
Less commissions,	\$1177.50		
" expenses sale,	392.50	<u>1,570.00</u>	37680.00
6 Building Lots,Cape May Point			1200.00
W.H.Evans Trust,when ended,			15000.00
R.L.Bringhurst " " "			<u>9500.00</u>
			\$63447.72
Deficiency of assets to pay balance			
due parties to agreement,			<u>5521.33</u>
			\$68,969.05

IN THE ORPHANS COURT FOR CITY AND COUNTY OF PHILADELPHIA.

ESTATE OF MORDECAI D. EVANS, Dec'd.

FIRST ACCOUNT OF S. HENRY and G. HEIDE NORRIS, Executors.

WE, the undersigned Legatees under the Will of Mordecai D. Evans, deceased, do hereby agree that the Legatees named in the annexed Schedule of Distribution Marked No.1, shall be paid their several legacies in full in the amounts set forth in said Schedule, and that forty-eight per cent. of the legacies given to us by said Will shall be paid to us as set forth in Schedule No.2, also hereto annexed, and we respectfully ask the Orphans' Court to make the distribution accordingly, and that the adjudication may direct that all moneys received hereafter by the Accountants from whatsoever source, shall be awarded to the legatees named in this Petition in proportion to their several legacies.

IN THE ORPHANS COURT FOR CITY AND COUNTY OF PHILADELPHIA.

ESTATE OF MORDECAI D. EVANS, Dec'd.

FIRST ACCOUNT OF S. HENRY and G. WHITE HORRIS, Executors.

WE, the undersigned Legatees under the Will of Mordecai D. Evans, deceased, do hereby agree that the Legatees named in the annexed Schedule No. 1, shall be paid their several legacies in the amounts set forth in said Schedule, and that per cent. of the legacies given to us by said Will shall be as set forth in Schedule No. 2, also hereto annexed, and we respectfully ask the Orphans' Court to make the distribution accordingly, and that the adjudication may direct that all moneys received hereafter by the Accountants from whatsoever source, shall be awarded to the legatees named in this Petition in proportion to their several legacies.

*Distribution of Balance
in Suit Account
Schedule No. 1*

BE IT REMEMBERED that I, Mordecai D. Evans of the City of Philadelphia, Insurance Broker, do make publish and declare this to be my last will and testament hereby revoking and making void all wills by me heretofore made.

FIRST: I order and direct my Executors herein named to have my mortal remains cremated at the crematory of the Philadelphia Cremation Society on east Washington Lane, Germantown, Philadelphia.

SECOND: I order all my just debts and funeral expenses to be paid as soon as may be after my decease.

THIRD: I give devise and bequeath to my beloved wife Mary B. Evans her heirs and assigns forever, my house and lot No. 1825 on Chestnut Street in the City of Philadelphia, and the sum of Fifty thousand dollars, in cash, or if she prefer, in such of my investments real or personal, at their appraised market value as will be equivalent to that sum.

I also give my dear wife all my furniture, pictures, paintings, books, jewelry, musical instruments, silver and plated ware and works of art, contained in my said house at my death, and also my horses, carriages and harness.

FOURTH: I give and bequeath to my cousin Rev. Horace E. Hayden of Wilkesbarre, Pennsylvania the portrait of our grandfather William Hause, deceased, if he be living at my decease, if however, he should then be dead, I give said portrait to the Carpenters' Company of Philadelphia.

SIXTH: I give devise and bequeath to my sister-in-law Rebecca L. Bringhurst the sum of Three thousand dollars.

I give devise and bequeath to my friend and counsel S. Henry Norris the sum of One thousand dollars.

SEVENTH: I give bequeath and devise to my Executors hereinafter named the sum of Fifteen thousand dollars, free of collateral tax, In Trust to invest the same, or to select from my securities at their appraised market value, sufficient to make up that sum, and to pay the income derived from same in monthly payments to my brother William H. Evans for and during the term of his natural life, and at his death to pay out of the said sum of Fifteen thousand dollars, if sufficient income from same be not

remaining in the hands of said Executors, the expenses of his funeral, and the balance of said sum to hold for the same uses and trusts as I have herein ordered and directed for the disposition of my residuary estate, in the next clause of my Will.

I also give and bequeath to my said Executors the sum of Two hundred dollars, In Trust to pay the same to my said brother William H. Evans, immediately after my death. And it is my wish that my said brother shall have such articles of my clothing as my Executors may select.

EIGHTH: All the rest, residue and remainder of my estate real and personal now owned by me, or hereafter acquired by purchase, devise or otherwise, including any estate I may be entitled to on death of Mary and Margaret Cashen, by virtue of the Will of Elizabeth J. Richards, or any Codicils thereto annexed, I give devise and bequeath to my said Executors, in Trust to keep my real estate in good repair, and rent the same, and keep my personal estate invested in the securities I may leave, or in such other securities as they may deem it safe to invest in, and after payment of all proper charges on said real and personal estate, to pay over the income derived therefrom unto my dear wife Mary B. Evans for and during the term of her natural life, at such times as she may desire to use the same, or in quarterly payments as to her may be most convenient, and upon her decease to sell all my real and personal estate and distribute the same as follows:

To my cousin Rev. Horace E. Hayden of Wilkesbarre, Pennsylvania, the sum of Four thousand five hundred dollars.

To my cousin Mrs. Mary V. E. Mackille of Washington, D. C. Four thousand five hundred dollars.

To my cousin Mrs. Kate Hayden Crosby of Baltimore, Md. Four thousand five hundred dollars.

To my cousin Mozart W. Hayden of Baltimore, Md. Four thousand five hundred dollars.

To my cousin Louis Hayden of Washington, D. C. Two thousand dollars.

To Mrs. Mary Lowden Wentz, wife of Thomas J. Wentz, One thousand dollars.

To my sister in law Rebecca L. Bringhurst Four thousand

dollars.

To each of the children of Richard B. and Eliza G. Osborne, cousins of my wife one thousand dollars.

To the Masonic Home on North Broad Street Philadelphia Five thousand dollars.

To the contributors of the Pennsylvania Hospital, Pine Street Department, Ten thousand dollars.

To the Pennsylvania Society for the prevention of Cruelty to Animals, Four thousand dollars.

To the Pennsylvania Society to protect Children from cruelty Four thousand dollars.

To the Philadelphia City Institute, N.E. corner of Eighteenth and Chestnut Streets, Philadelphia, Four thousand dollars.

To the Magdalen Society, No. 213 N. 21st Street, Five thousand dollars.

To the Womens Branch of the Pennsylvania Society for the Prevention of Cruelty to Animals, Five thousand dollars.

In case there should not be sufficient of my residuary estate to pay the foregoing legacies out of my residuary estate in full, the same are to abate pro rata, and in the event of there being a balance remaining after said legacies are paid, I direct my Executors to pay such balance to the Contributors of the Pennsylvania Hospital, Pine Street Department.

NINTH: In the event before me, of the death of any of the above named Legatees, then it is my Will that the gift to such deceased legatee shall lapse, and the same shall be included in my residuary estate and be disposed of as ordered for balance of same.

In the event of my dear wife dying before me, I give devise and bequeath all the estate I have given to her absolutely, to my Executors, in Trust, to sell and dispose of same and distribute the proceeds thereof in equal shares as follows:

To my friend and counsel, S. Henry Norris, one ninth.

To the Contributors to the Pennsylvania Hospital, Pine Street Department, one ninth.

To the Masonic Home, North Broad Street, one ninth.

To the Philadelphia City Institute, N.E. Eighteenth and Chestnut Streets, one ninth.

To the Pennsylvania Society to protect children from cruelty

To each of the children of Richard B. and Elizabeth G. Osborne
dollars

IT IS HEREBY DECLARED THAT I, Mordecai D. Evans do declare this to
one ninth.

To the Womens Branch of the Society for the Prevention of Cruel-
ty to animals, one ninth.

To the Pennsylvania Society for the prevention of cruelty to
animals, one ninth.

To the Magdalen Society of Philadelphia, No. 213 North 21st
Street one ninth.

To the Hayes Mechanics Home, one ninth.

TENTH: I hereby appoint my dear wife, Mary B. Evans and
my friend and counsel S. Henry Norris Executor and Trustees under
my Will, and I do not wish them to file any Inventory and appraise-
ment of my estate, except so far as it may be necessary to meet the
requirements of the law in relation to Collateral Inheritance Tax,
and I hereby give my said Executors full power and authority to
sell all or any of my real estate at public or private sale for
such price or prices as they may deem sufficient, and to grant and
convey the same to the purchaser or purchasers thereof, without
liability on the part of the purchaser or purchasers thereof, to
see to the application of the purchase money, and in the event of
the death of either of my said Executors, I appoint The Fidelity
Insurance Trust and Safe deposit Company Executor and Trustee in
place of such deceased Executor and Trustee, with all the powers
herein given to said Executors and Trustees, and in the event of
the said The Fidelity Insurance Trust and Safe Deposit Company
becoming Executor and Trustee under my Will, it is my wish that
said Company shall have the custody of my personal securities.

IN WITNESS WHEREOF I, Mordecai D. Evans have hereunto set my
hand and seal this twenty third day of January in the year Eight-
een hundred and ninety four.

Signed, sealed published and :
declared by the above named :
Mordecai D. Evans as and for : (Signed) Mordecai D. Evans,
his last will and testament : (Seal)
in the presence of us, who have :
hereunto subscribed our names :
at his request as witnesses. :
thereto in the presence of :
said testator and of each other. :

N.B. The word "dying" written over first line on page 2 before
signing and placed in proper order before signing.

EDWARD S. SAYRES
PAUL M. ELSASSER
J. HILL MARTIN.

WITNESSES WHEREOF, I, Mordecai D. Evans have hereunto
set my hand and seal this Eighth day of December in the year One

BE IT REMEMBERED THAT I, Mordecai D. Evans do declare this to
be a Codicil to my last Will and Testament hereto annexed, dated
the 23rd day of January 1894.

FIRST: I give and bequeath to my sister in law Rebecca L.
Bringham in addition to the sum I have given her in the Sixth
Item of my Will, the sum of Ten thousand dollars absolutely,
and it is my will that she be allowed to occupy my dwelling No. 1825
Chestnut Street, and use my household goods, pictures, silver-ware
&c. not specifically bequeathed in my said Will, and my carriages
if she so desires, for the period of one year after my decease.

SECOND: I give and bequeath to my friend and counsel S. Henry
Norris, or if he be deceased or unable or declines to act, then to
his son G. Heide Norris, the sum of ten thousand dollars in Trust
to invest the same, or make choice of my securities of an equal
amount, which I direct my Executors to deliver to him and the in-
come derived therefrom to pay over unto my sister in law Rebecca
L. Bringham as it may be received, for and during the term of her
her natural life, and upon her decease, then in trust to pay over
said ten thousand dollars to my Executors to be distributed in
same manner and to the same residuary legatees, as I have directed
in the Eighth Item of my Will.

THIRD: I give and bequeath to my friend and counsel S. Henry
Norris the sum of Four thousand dollars in addition to the sum I
have given him in the Sixth Item of my Will.

FOURTH: I revoke the appointment of The Fidelity Insurance
Trust and Safe Deposit Company as co-executor and Trustee of my
Estate, as named in the Tenth Item of my said Will, and appoint in
their place G. Heide Norris to act as co-executor with my friend S.
Henry Norris, giving the said S. Henry Norris and the said G. Heide
Norris, full power and authority to sell all or any of my real es-
tate for such price or prices as they or the survivor of them may
think a fair equivalent for the same, and to grant and convey the
said real estate, so sold to the purchaser or purchasers thereof
without liability on the part of such purchaser or purchasers to
see to the application of the purchase money and free from all
trusts in my Will or this Codicil contained.

IN TESTIMONY WHEREOF, I, Mordecai D. Evans have hereunto
set my hand and seal this Eighth day of December in the year One

thousand eight hundred and ninety seven.

Signed, sealed, published and declared by Mordecai D. Evans the testator as and for a Codicil to his last will and testament in the presence of us, who have hereunto subscribed our names at his request, in his presence and in the presence of each other.

MORDECAI D. EVANS (SIGNED) pub-
MORDECAI D. EVANS 4 Jan-
(SEAL)

N.B. The words "and Trustee" being interlined between 8th and 9th lines from bottom of first page of this Codicil before execution.

FERD. J. DREIER
RICHD. H. REILLY.
GEORGE A. ELSASSER.

(SIGNED) MORDECAI D. EVANS (SEAL)

BE IT REMEMBERED that I, Mordecai D. Evans do make publish and declare this to be a second Codicil to my Will, dated January 23d, 1894.

FIRST: I give and bequeath to Alice Murphy, and Mary Deegan if in my employ at the time of my decease, in recognition for their long and faithful service to myself and to my dear wife, the sum of Two thousand dollars each.

I give and bequeath to John Caldwell, if he serving me at my decease, the sum of Two thousand dollars.

SECOND: I give and bequeath to my friend and agent, J. dated Pemberton Ellis, the sum of five thousand dollars.

THIRD: I give and bequeath to my clerk Max Kehr, if he be in my employ at the time of my death, the sum of One thousand dollars.

IN TESTIMONY WHEREOF I have hereunto set my hand and seal this seventeenth day of December in the year Eighteen hundred and ninety seven.

(SIGNED) MORDECAI D. EVANS (SEAL).

Signed sealed published and declared by Mordecai D. Evans the Testator as and for a Codicil to his last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as witnesses.

WM. OGILBY
RICHARD L. FISHBURNE.

BE IT REMEMBERED That I, Mordecai D. Evans do make publish and declare this to be a third Codicil to my Will dated January 23d, 1894

I give and bequeath to my sister in law Rebecca L. Bringhurst all my furniture and household goods.

IN TESTIMONY WHEREOF I have hereunto set my hand and seal this Thirteenth day of January in the year One thousand eight hundred and ninety eight.

(SIGNED) MORDECAI D. EVANS (SEAL)

Signed sealed published and declared by the Testator Mordecai D. Evans as and for a Codicil to his Will in our presence who at his request, in his presence and in the presence of each other, have hereunto set our hands as witnesses.

S. HENRY NORRIS

RICHD. H. REILLY.

BE IT REMEMBERED THAT I, Mordecai D. Evans do make publish and declare this to be a Fourth Codicil to my Will dated January 23d, 1894.

In addition to what I have given my sister in law Rebecca L. Bringhurst in my Will and Codicils thereto annexed, I also give to her the share of John Bringhurst's Estate which my wife Mary B. Evans by her last Will and testament left to me, the same amounting to Twenty five thousand six hundred and twelve $\frac{39}{100}$ dollars.

IN TESTIMONY WHEREOF I have hereunto set my hand and seal this Twenty seventh day of January in the year Eighteen hundred and ninety eight.

(Signed) Mordecai D. Evans (seal)

Signed, sealed, published and declared by the Testator Mordecai D. Evans as and for a Codicil to his Will in our presence, who at his request, in his presence and in the presence of each other have hereunto set our hands as witnesses.

Last Will & Testa-

ment of

Mordecai D. Evans,

COPY

IN THE ORPHANS' COURT OF PHILADELPHIA COUNTY.

ESTATE OF MODECAI D. EVANS, DECEASED.

First Account of S. HENRY NORRIS and G. HEIDE NORRIS, Executors
of said Estate, was called for audit before Ashman, J.,
April 1899.

Counsel appeared as follows:

S. Henry Norris and G. Heide Norris for themselves, Rebecca L. Bringham, J. Pemberton Ellis, and for the Bringham and Evans Trusts (created by the Will), Mrs. Mary L. Wentz, Rev. Horace E. Hayden, Wm. M. Hayden, Mrs. M. V. E. Mackrille, Mrs. K. H. Cosby, Percy T., John G., Memmeth M., Richard H. and Lucy C. Osborne, Alice Murphy, Mary Deegan, John Caldwell.

The Account was duly vouched to the satisfaction of the Court

The decedent died March 23rd, 1898, and by his Will dated January 24th, 1894, and by four Codicils dated respectively December 8th, 1897, December 17th, 1897, January 13th, 1898, and 27th day of January 1898, he ordered all his debts and funeral expenses to be paid.

By Third Clause of Will the sum of Fifty thousand Dollars and the decedent's house, 1825 Chestnut Street are given to his wife, Mary B. Evans, absolutely; he also gives her all his furniture, pictures, paintings, books, silver and plated ware contained in said house, and his horses, carriages and harness.

By the Ninth Clause of his Will he orders and directs that in case his said wife should die before him (which event has occurred, she dying on the 17th of November, 1897) his executors shall sell all the estate he has given to her absolutely, and divide the proceeds in Ninths, as follows: Hayes' Mechanics' Home, Magdalene Society, Pennsylvania Society for the Prevention of Cruelty to Animals, Women's Branch Pennsylvania Society Prevention of Cruelty

to Animals, Pennsylvania Society Prevention of Cruelty to Children, Philadelphia City Institute, Masonic Home, Pennsylvania Hospital, and S. Henry Norris.

By Eighth Clause of his Will he gives his residuary estate to his Executors, including any estate he might be entitled to on death of Mary and Margaret Cashen, by virtue of Will or Codicil of Elizabeth J. Richards, in Trust to keep his real estate in repair and rent the same, and keep his personal estate invested and pay over the net income from same unto his said wife during her life, and at her death to sell and distribute same among certain relatives, friends and charities named, as follows:

R.L. Bringurst	\$3000.	
S. Henry Norris	1000.	
Horace E. Hayden	4500.	
Mary E.V. Mackrille ,	4500.	
Rebecca Kate Hayden Cosby	4500.	
M .W. Hayden	4500.	
Louis Hayden	2000	
Mary Louden Wentz	1000.	
Rebecca L. Bringham	4000.	
Five children of Richard B. and Eliza G. Osborne, each \$1000.	5000.	
Masonic Home	5000.	
Pennsylvania Hospital	10000.	
Penna. Society for Prevention of Cruelty to Animals	4000.	
Penna. Society for the Protection of Children from Cruelty ,	4000.	
Philadelphia City Institute	4000.	
Magdalene Society	5000.	
Women's Branch Penna. Society Prevention of Cruelty to Animals,	5000.	\$71000.

It is ordered in same Clause that in the event of there not being sufficient of testator's residuary estate to pay the legacies named, the same are to abate pro rata, and in the event of there being a balance remaining, after said legacies are paid, his Executors are to pay any such balance to the Contributors of the Pennsylvania Hospital.

By Fourth Clause in Will the portrait of testator's grandfather is given to Rev. Horace E. Hayden.

By Sixth Clause of Will, \$3000. is given to his sister-in-law, Rebecca L. Bringham and \$1000. to his friend and counsel, S. Henry Norris.

By Seventh Clause of said Will, \$15,000. is given to the Executors in Trust to be invested and the income derived therefrom to be paid monthly to his brother, Wm. H. Evans, and at his death the said sum to be divided among those Legatees who are named in the Eighth Clause of Will.

In the said Seventh Clause he gives to his Executors the sum of Two hundred dollars in Trust to pay the same to Wm. H. Evans, which sum has been paid.

In the Tenth Clause of Will he appoints his wife, Mary B. Evans and S. Henry Norris, Executors and Trustees, and gives them full power to sell his real estate; in case of death of either the Fidelity Insurance Trust and Safe Deposit Company is named as co-executor.

By the First Codicil, First Clause, the sum of Ten thousand Dollars is given to testator's sister-in-law, Rebecca L. Bringham, and privilege is given her to use furniture, carriages, and occupy house for one year after his decease.

By second clause of same he gives Ten Thousand Dollars in Trust to S. Henry Norris to invest the same and pay over the income from same unto his sister-in-law Rebecca L. Bringham, for and during her life and upon her decease to pay over said Ten Thousand

Dollars to his Executors to be distributed to the residuary legatees named in Eighth Clause of Will, in same manner as he has directed in said Eighth Clause.

By Third Clause of said Codicil he gives to S .Henry Norris Four thousand Dollars.

By Fourth Clause in said Codicil, he revokes the appointment of the Fidelity Insurance Trust and Safe Deposit Company as co-executor and appoints G.Heide Norris in its place.

By Second Codicil and First Clause the testator gives and bequeaths to Alice Murphy, Mary Deegan and John Caldwell, if in his employ at his decease(which they were) the sum of Two thousand dollars each.

In Second Clause of same Codicil he gives to his friend and Agent J. Pemberton Ellis the sum of Five thousand dollars.

In Third Clause of same he gives to his Clerk Max Kehr, if in his employ(which he was) at time of his death, the sum of One thousand dollars.

By the Third Codicil the decedent gives to Rebecca L.Bringhurst all his furniture and household goods;

And in the Fourth Codicil the Testator gives to his sister-in-law the sum of Twenty-five thousand six hundred and twelve dollars and thirty-nine cents, being the share of John Bringhurst Estate, bequested to him in Will of Mary B. Evans, his wife.

The amount of Inventory and appraisement of property of decedent is One hundred and eleven thousand, eight hundred and ninety-two dollars and sixteen cents, and the Real Estate as appraised for collateral Inheritance Tax to which the whole estate was liable, amounted to Eighty -one thousand, six hundred and nine Dollars and thirty-three cents.

The account filed showed a balance of	\$109081.45
and since filing, proceeds of ground rents, viz:	<u>10500.00</u>
have been received, making total for distribution,	\$119581.45
The total amount of legacies as shown by	
Petition for distribution filed, is	<u>\$197612.39</u>
Leaving a deficiency of	<u>\$78030.94</u>

This deficiency in time may be made up by the sale of the real estate (less proceeds of No. 1825 Chestnut Street which is specifically devised to nine legatees by Ninth Clause of Will), the ending of the Wm. H. Evans and R.L. Bringham Trusts, and also perhaps the Cashen Trust, but at present there appears to be a large deficiency for the legatees under Clause Eighth of Will.

In the Petition for Distribution filed by the Accountants, hereto annexed are agreements of certain of the Legatees that other legatees shall be paid their legacies in full, and those signing said agreements shall receive but forty-eight per cent and a distribution in accordance with these agreements is submitted for the approval of the Court. As all the non-abatable legatees with the exception of Alice Murphy, Mary Deegan, John Caldwell and Max Kehr, (who obtain their legacies in full and have no interest in the residuary estate, have signed releases, and the remainder of abatable legatees and who might be interested in residue, receive their several legacies in full have released said estate from all claims, upon receiving the amounts awarded to them, the Court awards to all the parties named in the annexed Schedule of Distribution No. 1, the several sums set opposite their names, which is in full for the legacies given them by the decedent, less the collateral Inheritance tax, and to the legatees, parties to the agreement named in the said annexed Schedule of Distribution No. 2, the several sums set opposite their names on the margin, being Forty-eight per cent of their respective claims, as set forth on same

schedule, and it is ordered and decreed that all money hereafter received by the Accountants, from whatsoever source in said estate shall be awarded to the said legatees named in Schedule No. 2 in proportion to their several legacies, in accordance with their prayers in their said agreements contained.

E S T A T EofMORDECAI D. EVANS, Deceased.

DISTRIBUTION OF BALANCE IN FIRST ACCOUNT.

		<u>SCHEDULE NO.1.</u>			
		Amount for Distribution,		\$119581.45	
N.A.	W.6	To \$ Henry Norris, in Trust for W.H.Evans, in full,	\$15000.00		
N.A.	1.C.2	" S.Henry Norris, in Trust for R. L.Bringhurst, in full	9500 00		
N.A.	2.C.1	" Alice Murphy " "	1900 00		
N.A.	" " "	" J. Caldwell " "	1900 00		
N.A.	" " "	" Mary Deegan , " "	1900 00		
N.A.	2.C.3	" Jacob L.Hatley, Guardian of Max Kehr, in full,	950 00		
A.	W.8.	" H.E.Hayden " "	4275 00		
A.	" "	" M.E.V.Mackrille, " "	4275 00		
A.	" "	" K.H.Cosby, " "	4275 00		
A.	" "	" M.W.Hayden, " "	4275 00		
A.	" "	" Heiskell & McLeran, Assignees of L.Hayden, in full,	1900 00		
A.	" "	" M.L.Wentz " "	950 00		
A.	" "	" Percy T. Osborne, " "	950 00		
A.	" "	" Melmeth M.Os borne, " "	950 0 0		
A.	" "	" John G. Osborne, " "	950 00		
A.	" "	" Richard H. Osborne, " "	950.00		
A.	" "	" Lucy C. Osborne, " "	950 00	55850 00	
		Balance forward ,		\$63731 45	

		Balance from Schedule No.1,			\$63731.45
		<u>SCHEDULE No. 2.</u>			
N.A.	W.6	To R.L.Bringhurst, 48% of \$2850.	\$1368	00	
N.A.	" "	" S.H.Norris, " " 950.	456	00	
N.A.	1.C.1	" R.L.Bringhurst " " 9500.	4560.00		
N.A.	1.C.3	" H.H.Norris, " " 3800	1824	00	
N.A.	2.C.2.	" J.Pemberton Ellis " " 4750.	2280	00	
N.A.	3.C.1	" R.L.Bringhurst, " " 24332.78	11679	73	
N.A.	W.8	" " " " " 3800.	1824	00	
A.	" "	" Masonic Home, " " 4750.	2280	00	
A.	" "	" Pennsylvania Hospital, " " 9500.	4560.00		
A.	" "	Pennsylvania Society Prevention Cruelty to Animals " " 3800.	1824.00		
A.	" "	" Pennsylvania Society, Prevention Cruelty to Children " " 3800	1824	00	
A.	" "	" Philadelphia, City Institute " " 3800.	1824	00	
A.	" "	" Magdalene Society " " 4750.	2280	00	
A.	" "	" Women's Branch Penna. Society Prevention Cruelty to Animals, " " 4750.	2280	00	
			\$85132.78		
Also Legatees under Clause Ninth of Will:					
N.A.	W.9	S.H.Norris, 48% of \$5277.77	\$2533	33	
N.A.	W.9	Penna.Hospital, 48% of 5277.77	2533	33	
N.A.	" "	Masonic Home " " 5277.78	2533	33	
N.A.	" "	Phila.City Inst! " " 5277.78	2533	33	
N.A.	" "	Pa.Soc.P.C.C. " " 5277.78	2533	33	
N.A.	" "	Women's Branch Penna.Society Prevention Cruelty to Animals, " " 5277.78	2533	33	
N.A.	" "	Penna.Society Prevention Cruelty to Animals, " " 5277.78	2533	34	
N.A.	" "	Magdalene Society " " 5277.78	2533	34	
N.A.	" "	Hayes Mechanics Home 48% 5277.78	2533	34	\$63663 73
			\$132632.78	Leaving	\$67 72

Lewis Hayden having assigned his legacy of \$2000. to Heiskell and McLeran of Washington, D.C., as appears by Deed of Assignment filed, and Max Kehr, being under age, the said legacies to them should be paid over to the said Heiskell and McLeran, Assignees, and Jacob L. Hatley, the Guardian of said Max Kehr, respectively.

The Collateral Inheritance tax on the whole personal and real estate has been paid, as shown by the vouchers presented by the Accountants.

The Balance of Account filed is	\$109081.45
Proceeds of Ground Rents, as per Supplemental Account	<u>10500.00</u>
Total sum for distribution,	\$119581.45
Ordered distributed in Schedule No. 1,	<u>55850.00</u>
	\$63731.45
Ordered distributed in Schedule No. 2,	<u>63663.73</u>
Leaving balance of	\$67.72

Which is awarded to Accountants for future Accounting,

AND NOW, 1899, the Account, subject to payment of Clerk's costs is confirmed nisi.

... having assigned his legacy of \$2000. to Hetsell
 and Nathan of Washington, D.C., as appears by Deed of Assentment
 filed, and Max Kern, being under age, the said legacy to them
 should be paid over to the said Hetsell & Nathan, as trustees,
 and Jacob L. Fisher, the guardian of said Max Kern, respectively.

The Colonial Inheritance tax on the whole personal and real
 estate has been paid, as shown by the vouchers presented by the

\$10000.00	Balance of account filed as
10500.00	Needs of Ground Rents, as per Supplemental Account
\$11550.00	Total sum for distribution
33350.00	Amount distributed in Schedule No. 1.
\$63731.45	Amount distributed in Schedule No. 2.
2362.73	Leaving balance of
\$67.72	Which is awarded to Associates for their

AND NOW, 1899, the Account, subject to
 payment of Clerk's costs is certified final.
 Accounting.

*copy
 Application to
 Willing W.D. Evans
 "April 1899"*

IN THE ORPHANS' COURT OF PHILADELPHIA COUNTY.

ESTATE OF MORDECAI D. EVANS, DECEASED.

First Account of S. HENRY NORRIS and G. HEIDE NORRIS, Executors of said Estate, was called for audit before Ashman, J.,
April 1899.

Counsel appeared as follows:

S. Henry Norris and G. Heide Norris for themselves, Rebecca L. Bringham, J. Pemberton Ellis, and for the Bringham and Evans Trusts (created by the Will), Mrs. Mary L. Wentz, Rev. Horace B. Hayden, Wm. M. Hayden, Mrs. M.V.E. Mackrille, Mrs. K. H. Cosby, Percy T., John G., Melmoth M., Richard H. and Lucy C. Osborne, Alice Murphy, Mary Deegan, John Caldwell.

The Account was duly vouched to the satisfaction of the Court.

The decedent died March 23d, 1896, and by his Will dated January 24th, 1894, and by four Codicils dated respectively December 8th, 1897, December 17th, 1897, January 13th, 1898, and 27th day of January, 1898, he ordered all his debts and funeral expenses to be paid.

By Third Clause of Will the sum of Fifty thousand Dollars and the decedent's house, 1825 Chestnut Street are given to his wife, Mary B. Evans, absolutely; he also gives her all his furniture, pictures, paintings, books, silver and plated ware contained in said house, and his horses, carriages and harness.

By the Ninth Clause of His Will he orders and directs that in case his said wife should die before him, (which event has occurred, she dying on the 17th of November, 1897,) his executors shall sell all the estate he has given to her absolutely, and divide the proceeds in Ninths, as follows: Hayes Mechanics' Home, Magdalene

Society, Pennsylvania Society for Prevention of Cruelty to Animals, Women's Branch Pennsylvania Society Prevention of Cruelty to Animals, Pennsylvania Society Prevention of Cruelty to Children, Philadelphia City Institute, Masonic Home, Pennsylvania Hospital, and S. Henry Norris.

By Eighth Clause of his Will he gives his residuary estate to his Executors, including any estate he might be entitled to on death of Mary and Margaret Cashen, by virtue of Will or Codicil of Elizabeth J. Richards, in Trust to keep his real estate in repair and rent the same, and keep his personal estate invested and pay over the net income from same unto his said wife during her life, and at her death to sell and distribute same among certain relatives, friends and charities named, as follows:

R. L. Bringhamst,	\$3000.
S. Henry Norris,	1000.
Horace E. Hayden,	4500.
Mary E. V. Mackrille,	4500.
Kate Hayden Cosby,	4500.
H. W. Hayden,	4500.
Louis Hayden,	2000
Mary Loudon Wentz,	1000.
Rebecca L. Bringhamst,	4000.
Five children of Richard B. and Eliza G. Osborne, each \$1000.,	5000.
Masonic Home,	5000.
Pennsylvania Hospital,	10000.
Penna. Society for Prevention of Cruelty to Animals,	4000.
Penna. Society for the Protection of Children from Cruelty,	4000.
Philadelphia City Institute,	4000.
Magdalene Society,	5000.
Women's Branch Penna. Society Prevention of Cruelty to Animals,	5000. \$71000.

It is ordered in same clause that in the event of there not being sufficient of testator's residuary estate to pay the legacies named, the same are to abate pro rata, and in the event of their being a balance remaining, after said legacies are paid, his Executors are to pay any such balance to the Contributors of the Pennsylvania Hospital.

By Fourth Clause in Will the portrait of testator's grandfather is given to Rev. Horace E. Hayden.

By Sixth Clause of Will \$3,000 is given to his sister-in-law, Rebecca L. Bringham and \$1,000 to his friend and counsel, S. Henry Norris.

By Seventh clause of said Will \$15,000 is given to the Executors in Trust to be invested and the income derived therefrom to be paid monthly to his brother, Wm. H. Evans, and at his death the said sum to be divided among those legatees who are named in the Eighth Clause of Will.

In the said Seventh Clause he gives to his Executors the sum of Two hundred Dollars in Trust to pay the same to Wm. H. Evans, which sum has been paid.

In the Tenth Clause of Will he appoints his wife, Mary B. Evans and S. Henry Norris, Executors and Trustees, and gives them full power to sell his real estate; in case of death of either the Fidelity Insurance Trust and Safe Deposit Company is named as co-executor.

By the First Codicil, First Clause, the sum of Ten thousand Dollars is given to testator's sister-in-law, Rebecca L. Bringham, and privilege is given her to use furniture, carriages, and occupy house for one year after his decease.

By Second Clause of same he gives Ten thousand Dollars in Trust to S. Henry Norris to invest the same and pay over the income from

same unto his sister-in-law, Rebecca L. Bringhurst for and during her life and upon her decease to pay over said Ten thousand Dollars to his Executors to be distributed to the residuary legatees named in Eighth Clause of Will, in same manner as he has directed in said Eighth Clause.

By Third Clause of said Codicil he gives to S. Henry Norris Four thousand Dollars.

By Fourth Clause in same Codicil, he revokes the appointment of the Fidelity Insurance Trust and Safe Deposit Company as co-executor and appoints G. Heide Norris in its place.

By Second Codicil and First Clause the testator gives and bequeaths to Alice Murphy, Mary Deegan and John Caldwell, if in his employ at his decease (which they were) the sum of Two thousand Dollars each.

In Second Clause of same Codicil he gives to his friend and Agent J. Pemberton Ellis the sum of Five thousand Dollars.

In Third Clause of same he gives to his Clerk Max Kehr, if in his employ (which he was), at time of his death, the sum of One thousand Dollars.

By the Third Codicil the decedent gives to Rebecca L. Bringhurst all his furniture and household goods;

And in the Fourth Codicil the Testator gives to his sister-in-law the sum of Twenty-five thousand six hundred and twelve Dollars and thirty-nine cents, being the share of John Bringhurst Estate, bequeathed to him in Will of Mary B. Evans, his wife.

The amount of Inventory and appraisement of property of decedent is One hundred and eleven thousand, eight hundred and ninety-two Dollars and sixteen cents, and the Real Estate as appraised for collateral Inheritance Tax to which the whole estate was liable, amounted to Eighty-one thousand six hundred and nine Dollars and thirty-three cents.

The account filed showed a balance of	\$109081.45
and since filing, proceeds of ground rents, viz:	<u>10500.00</u>
have been received, making total for distribution,	\$119581.45
The total amount of Legacies as shown by	
Petition for distribution filed, is	<u>\$197612.39</u>
Leaving a deficiency of	<u>\$78030.94</u>

This deficiency in time may be made up by the sale of the real estate, (less proceeds of No. 1825 Chestnut Street which is specifically devised to nine legatees by Ninth Clause of Will,) the ending of the Wm. H. Evans and R. L. Bringham Trusts, and also perhaps the Cashen Trust, but at present there appears to be a large deficiency for the legatees under Clause Eighth of Will.

In the Petition for distribution filed by the Accountants, hereto annexed are agreements of certain of the Legatees that other legatees shall be paid their legacies in full, and those signing said agreements shall receive but forty-eight per cent, and a distribution in accordance with these agreements is submitted for the approval of the Court. As all the non-abatable legatees with the exception of Alice Murphy, Mary Deegan, John Caldwell and Max Kehr, (who obtain their legacies in full and have no interest in the residuary estate, have signed releases, and the remainder of abatable legatees and who might be interested in residue, receive their several legacies in full have released said estate from all claims, upon receiving the amounts awarded to them, the Court awards to all the parties named in the annexed Schedule of Distribution No. 1, the several sums set opposite their names, which is in full for the legacies given them by the decedent, less the collateral Inheritance tax, and to the legatees, parties to the agreement named in the said annexed Schedule of Distribution No. 2, the several sums set oppo-

site their names on the margin, being Forty-eight per cent. of their respective claims, as set forth on same schedule, and it is ordered and decreed that all money hereafter received by the Accountants, from whatsoever source in said estate shall be awarded to the said legatees named in Schedule No. 2 in proportion to their several legacies, in accordance with their prayers in their said agreements contained.

The Agreement mentioned above is as follows:-

" In the Orphans Court for City and County of Philadelphia
Estate of Mordecai D. Evans, Deceased.
First Account of S. Henry Norris and G. Heide Norris, Executors

We, the undersigned, Legatees under the Will of Mordecai D. Evans, Deceased, do hereby agree that the Legatees named in the annexed Schedule of Distribution marked No. 1, shall be paid their several legacies in full in the amounts set forth in said Schedule and that 48% of the legacies given to us by said Will shall be paid to us as set forth in Schedule No. 2, also hereto annexed, and we respectfully ask the Orphans Court to make the distribution accordingly, and that the adjudication may direct that all moneys received hereafter by the Accountants from whatsoever source, shall be awarded to legatees named in this Petition in proportion to their several legacies."

ESTATE

-of-

MORDECAI D. EVANS, Deceased.

DISTRIBUTION OF BALANCE IN FIRST ACCOUNT.

SCHEDULE NO. 1.

		Amount for Distribution,	\$119581 45
N.A.	W.6	To S. Henry Norris, in Trust for W. H. Evans, in full,	\$15000 00
N.A.	1.C.2	" S. Henry Norris, in Trust for R. I. Bringhurst, in full,	9500 00
N.A.	2.C.1	" Alice Murphy, " "	1900 00
N.A.	" " "	" J. Caldwell, " "	1900 00
N.A.	" " "	" Mary Deegan, " "	1900 00
N.A.	2.C.3	" Jacob L. Hatley, Guardian of Max Kehr, in full,	950 00
A.	W.6	" H. E. Hayden, " "	4275 00
A.	" "	" M.E.V.Mackrille, " "	4275 00
A.	" "	" K. H. Cosby, " "	4275 00
A.	" "	" M. W. Hayden, " "	4275 00
A.	" "	" Heiskell & McLeran, Assignees of L. Hayden, in full,	1900 00
A.	" "	" M. L. Wentz, " "	950 00
A.	" "	" Percy T. Osborne, " "	950 00
A.	" "	" Melmoth M. Osborne, " "	950 00
A.	" "	" John G. Osborne, " "	950 00
A.	" "	" Richard H. Osborne, " "	950 00
A.	" "	" Lucy C. Osborne, " "	950 00
Balance forward,			55650 00
			\$63731 45

Balance from Schedule No. 1,

\$63731 45

SCHEDULE No. 2.

N.A.	W.6	To R.L.Bringhurst, 48% of	\$2850.	\$1368	00
N.A.	" "	" S.H.Norris, " "	950.	456	00
N.A.	1.C.1.	" R.L.Bringhurst, " "	9500.	4560	00
N.A.	1.C.3	" S.H.Norris, " "	3800.	1824	00
N.A.	2.C.2	" J.Pemberton Ellis, " "	4750.	2280	00
N.A.	3.C.1	" R.L.Bringhurst, " "	24332.78	11679	73
A.	W.8	" " " " " "	3800.	1824	00
A.	" "	" Masonic Home, " "	4750.	2280	00
A.	" "	" Pennsylvania Hospital, " "	9500.	4560	00
A.	" "	" Pennsylvania Society, Pre-vention Cruelty to Animals, " "	3800.	1824	00
A.	" "	" Pennsylvania Society, Pre-vention Cruelty to Children, " "	3800.	1824	00
A.	" "	" Philadelphia City Institute, " "	3800.	1824	00
A.	" "	" Magdalene Society, " "	4750.	2280	00
A.	" "	" Women's Branch Penna. Society Prevention Cruelty to Animals, " "	4750.	2280	00
			<u>\$85132.78</u>		
		Also Legatees under Clause Ninth of Will:			
N.A.	W.9	S.H.Norris, 48% of	\$5277.77	\$2533	33
N.A.	W.9	Penna.Hospital, 48% of	5277.77	2533	33
N.A.	" "	Masonic Home, " "	5277.78	2533	33
N.A.	" "	Phila. City Inst., " "	5277.78	2533	33
N.A.	" "	Pa.Soc.P.C.C., " "	5277.78	2533	33
N.A.	" "	Women's Branch Penna.Society Prevention Cruelty to Animals, " "	5277.78	2533	33
N.A.	" "	Penna. Society Prevention Cruelty to Animals, " "	5277.78	2533	34
N.A.	" "	Magdalene Society, " "	5277.78	2533	34
N.A.	" "	Hayes Mechanics Home 48% " "	5277.78	2533	34
			\$132632.76	Leaving	\$67 72

Lewis Hayden having assigned his legacy of \$2000. to Heiskell and McLeran of Washington, D. C., as appears by Deed of Assignment filed, and Max Kehr being under age, the said legacies to them should be paid over to the said Heiskell and McLeran, Assignees, and Jacob L. Hatley, the Guardian of said Max Kehr respectively.

The Collateral Inheritance tax on the whole personal and real estate has been paid, as shown by the vouchers presented by the Accountants.

The Balance of Account filed is	\$109081.45
Proceeds of Ground Rents, as per Supplemental Account	<u>10500.00</u>
Total sum for distribution,	\$119581.45
Ordered distributed in Schedule No. 1,	<u>55850.00</u>
	\$63731.45
Ordered distributed in Schedule No. 2,	<u>63663.73</u>
Leaving balance of	\$67.72

Which is awarded to Accountants for future Accounting,

AND NOW, 1899, the Account, subject to payment of Clerk's costs is confirmed nisi.

Lewis Hyson having assigned his legacy of \$2000 to Haskell
 and Helen of Washington, D. C., as appears by deed of assignment
 filed, and Mr. Hyson having also the said legacy to them
 and over to the said Haskell and Helen, assigned, and which
 the Guardian of said tax Kohn respectively.

The collateral inheritance tax on the whole personal and real
 estate has been paid, as shown by the vouchers presented by the ac-

The balance of Account filed is
 Proceeds of Ground Rents, as per Supplemental Account 1930.00
 Total and for distribution
 Ordered distributed in Schedule No. 1, 22500.00
 Ordered distributed in Schedule No. 2, 6000.75
 Leaving balance of 849.75

Which is awarded to Accountants for future

Accounting.

OKE MASS. A. G. A. S. S. AND CO., INC., ACCOUNTANTS, 1033
 Payment of Clerk's costs is approved nisi.

*Copy 2 Application
 with Account Number with
 M. D. - Surry, deceased.*