

Last Will and Testament of Helen Whitlock

I, Helen Whitlock of the Town of Broadalbin County of Fulton and State of New York, do hereby make, publish and declare this my last will and testament in manner and form following, that is to say:

First: I do order and direct that all my just debts and funeral expenses be paid by my executor and executors herein after named as soon after my decease as conveniently can be done.

Second: I do give and bequeath to my son William Henry of Broadalbin Fulton County, State of New York the sums of money I have, at sundry times advanced to him from the time he became of age of twenty one years to the present time and which have not been returned to me.

Third: I do give and bequeath to my daughter Florence Mary, wife of James P. McFarlan of Broadalbin, County of Fulton State of New York, Fifteen Hundred Dollars in money or securities amounting to that sum and a note I hold against her for Two Hundred Dollars, making in all Seventeen Hundred Dollars (\$1700) to her use as far as is necessary for her support. In case of her decease before her husband James P. McFarlan, he is to have the use of said money or residue of same during his life, then it is to revert to my grandson, Robert Henry Whitlock only living son of my son, William Henry Whitlock.

Fourth: I do give and bequeath to my daughter Olive Eliza of Broadalbin, County of Fulton State of New York the house and land attached thereto, where I now live, situated on West Main St., in the Village of Broadalbin County of Fulton State of New York and three thousand Dollars (\$3000) in money or securities amounting to that sum for her own use and benefit as far as is necessary for her support, at her death the residue is to revert to my grandson Robert Henry Whitlock, only living son of my son William Henry Whitlock, only ^{and} in case of her death before the death of my son William Henry and my daughter Florence Mary, in which case her share or the residue is to be divided

209

NIR2
MSMS

well
less,
nent
of
and
last
ents
the
ent,
tate,
ent
f as
also
not

at...
in the
d and
ate.

equally between my son William Henry and my daughter Florence Mary and at their death or either of them their share is to revert to my Grandson Robert Henry Whitlock.

Fifth: I do give and bequeath to my Grandson Robert Henry Whitlock only living child of my son William Henry Whitlock my wood lot situate at Union Mills Fulton County New York containing two hundred and eighteen (218) of land more or less known as the Abel Whitlock Tril lot and Five hundred dollars (\$500.00) in money or securities amounting to that sum and I authorize and empower my son William Henry Whitlock whom I hereby appoint as trustee, to serve without bonds, for my grandson to sell and dispose of said wood lot at any time he may consider it best for the interest of his son Robert Henry Whitlock to do so and give a good and sufficient deed of conveyance of the same and invest the proceeds for the benefit of his said son and pay over said proceeds and income therefrom on his arriving at the age of twenty one years. In case of the decease of my said Grandson before arriving at the age of twenty one years, I give, devise and bequeath the said wood lot or proceeds therefrom and the Five Hundred Dollars (\$500.00) in money or securities to my said son William Henry Whitlock.

Sixth: I do hereby nominate, constitute and appoint my son William Henry Whitlock of the Town of Broadalbin County of Fulton & State of New York and my daughter Florence Mary, wife of James P. McParlan of Broadalbin County of Fulton State of New York, and Olive Eliza of Broadalbin County of Fulton State of New York my executor and executrices to serve without bonds, of this my last Will and testament and hereby authorize and empower them to sell and dispose at public or private sale as to them may seem for the best interests of my estate and convey the same to purchasers thereof by good and sufficient deeds of conveyance, and hereby hereby revoking any and all former Wills by me made, I declare this to be my last will and

testa
I
set in
Quest.

of
publ
Welen
as he
of ca
in he
other
as wi
Thous
Justice

testament.

In testimony whereof, I have hereunto set my hand and seal this Fifth day of November One Thousand eight Hundred and Ninety Six
Helen Whitlock (W.S.)

The above instrument was signed sealed published and declared by the above Testator, Helen Whitlock, to each of us personally known as her last Will and Testament in the presence of each of us and thereupon we, at her request in her presence and in the presence of each other have hereunto subscribed our names as witnesses this Fifth day of November, One Thousand Eight Hundred and Ninety Six.

Witnesses of John E. Lasher residing at Broadalbin, N.Y.
J. Wallace Cleveland, residing at Broadalbin, N.Y.

long
on
my
my
tuate
k
of
and
or
hor-
lock
th-
s-
con-
lent
sup-
rest
and
now
in
fore
me,
needs
in
in

appoint
of Broad-
my
of
and
to of
with
ent
to sell
them
late
by
last
by me
and

22513/40

Last W

Surrogate's Court - County of Fulton.

IN THE MATTER OF PROVING THE LAST WILL AND TESTAMENT OF

Helen Whitlock, Deceased.

COUNTY OF FULTON, ss:

John E. Lasher and J. Wallace Cleveland
of Bristol, N.Y.
being severally and duly sworn and examined before J. KECK,

Surrogate of the County of Fulton, doth each for himself depose and say, that he was well acquainted with Helen Whitlock deceased; that he was present as a witness, and he did see the said Helen Whitlock subscribe her name at the end of the instrument in writing, now produced and shown to these deponents bearing date the 5th day of November one thousand ~~nine~~^{eight} hundred and ninety-six purporting to be the last will and testament of the said Helen Whitlock, deceased; that the said Helen Whitlock at the time of making the said subscription, declared the said instrument to be her last will and testament, and requested these deponents to sign their names as witnesses thereto. Thereupon these deponents accordingly signed their names as witnesses at the end of the said instrument. These deponents further say that the said Helen Whitlock at the time she so executed the said instrument, was a citizen of the United States of full age, of sound mind and memory, in all respects competent to devise real estate, and not under restraint, and that these deponents saw each other sign the said instrument at the end thereof as witnesses, in the presence of the said Helen Whitlock and at her request.

John E. Lasher
J. Wallace Cleveland

Sworn before me this 11th day of February 1907

Thora M. Pe. Claire Keck Surrogate.
Clerk to the Surrogate's Court.

STATE OF NEW YORK, } ss.
County of Fulton.

Recorded, the preceding last will and testament of Helen Whitlock deceased, as a will valid to pass real and personal estate, together with the proofs and examinations taken in the Surrogate's Court of the County of Fulton, relating to said last will and testament: which record is hereby signed and certified by me, pursuant to the provisions of the Statutes of this State in such case made and provided this

17th day of February, one thousand nine hundred and two

J. Medy Surrogate.

of the test
of New York
of sound
sainty of
ordain, p
Testamen
First: A
I give an
A. Marv
my best
in the
and m
second:
John H
piced g
Third I g
Marvin
Sinclair
bedding
herein's
as muc
case any
part so
added t
Fourth I
Marvin
and to s
sett of
the heirs
spouse
Fifth I
and to m
in the
training
shares a
John H.
lot with
Marvin
no issue
case the
pency of

Last Will and Testament of Helen Whitlock

I Helen Whitlock of the town and Broadalbin, County of Fulton and State of New York, do hereby make, publish and declare this my last will and testament in manner and form following, that is to say:

First: I do order and direct that all my just debts and funeral expenses be paid by my executor and executrices hereinafter named as soon after my decease as conveniently can be done.

Second: I do give and bequeath to my son William Henry of Broadalbin, Fulton County, State of New York, the sums of money I have, at sundry time advanced to him from the time he became of age of twenty one years to the present time and which have not been returned to me.

Third: I do give and bequeath to my daughter Florence Mary, wife of James P. McFarlan of Broadalbin, County of Fulton, State of New York, Fifteen Hundred Dollars in money or securities amounting to that sum and a note I hold against her for Two Hundred Dollars, making in all Seventeen Hundred Dollars (\$1700) to her use as far as is necessary for her support. In case of her decease before her husband James P. McFarlan, he is to have the use of said money or residue of same during his life, this it is to revert to my grandson Robert Henry Whitlock only living son of my son William Henry Whitlock.

Fourth: I do give and bequeath to my daughter Olive Eliza of Broadalbin, County of Fulton, State of New York the house and land attached thereto, where I now live, situated on West Main St. in the Village of Broadalbin, County of Fulton, State of New York and three thousand dollars (\$3000) in money or securities amounting to that sum for her own use and benefit as for as is necessary for her support, at her death the residue is to revert to my grandson Robert Henry Whitlock, only living son of my son William Henry Whitlock, only and in case of her death before the death of my son William Henry and my daughter Florence Mary, in which case her share or the residue is to be divided equally between my son William Henry and my daughter Florence Mary and at their death or either of them their share is to revert to my grandson Robert Henry Whitlock.

Fifth: I do give and bequeath to my Grandson Robert Henry Whitlock only living child of my son William Henry Whitlock my wood lot situate at Union Mills, Fulton County, New York containing two hundred and eighteen acres (218) of land more or less known as the Abel Whitlock wood lot and five hundred dollars (\$500) in money or securities amounting to that sum and I authorize and empower my son William Henry Whitlock whom I hereby appoint as trustee, to sell and dispose of said wood lot at any time he may consider it best for the interest of his son Robert Henry Whitlock to do so and give a good and sufficient deed of conveyance of the same and invest the proceeds for the benefit of his said son and pay over said proceeds and income therefrom on his arriving at the age of twenty one years. In case of the decease of my said Grandson before arriving at the age of twenty one years, I give, devise and bequeath the said wood lot or proceeds therefrom and the Five Hundred Dollars (\$500) in money or securities to my said son William Henry Whitlock.

Sixth: I do hereby nominate, constitute and appoint my son William Henry Whitlock of the Town of Broadalbin, County of Fulton, State of New York and my daughter Florence Mary, wife of James P. McFarlan of Broadalbin, County of Fulton, State of New York my executor and executrices to serve without bonds, of this my last Will and testament and hereby authorize and empower them to sell and dispose at public or private sale as to them may seem for the best interests of my estate and convey the same to purchasers thereof by good and sufficient deeds of conveyance and lastly hereby revoking any and all former Wills by me made, I declare this to be my last will and testament.

In testamony whereof, I have hereunto set my hand and seal this Fifth day of November One Thousand Eight Hundred and Ninety six.

Helen Whitlock (L.S.)

