

THE SUM OF TEN DOLLARS PER MONTH DURING HER LIFE, AND AT HER DEATH TO ERECT A SUITABLE HEAD STONE OVER HER GRAVE.

SEVENTH I FURTHER DIRECT MY SON, LACY ELLIS TO PAY TO MY DAUGHTER LORENA MAY, THE SUM OF TWO HUNDRED AND FIFTY DOLLARS OUT OF ANY FUNDS HE MAY HAVE FROM THE SALE OF PRESONAL PROPERTY.

EIGHTH HAVING PAID OVER TO MY WIFE HER FULL PORTION OF THE COMMUNITY PROPERTY ACCORDING TO THE AGREEMENT MADE WITH HER TWO YEARS AGO, I STRICTLY FORBID MY SON LACY ELLIS, FROM GIVING HER ANY SHARE OR PORTION OF THE PROPERTY DEVISED TO HIM BY THIS WILL, UNDER PENALTY OF FORFEITURE OF THE ENTIRE AMOUNT TO THE STATE GRANGE OF WASHINGTON TO CREATE A FUND TO AID IN ESTABLISHING GRANGE LIBRARIES.

LASTLY I HEREBY NOMINATE AND APPOINT MY SON LACY ELLIS WING TO BE EXECUTOR OF THIS MY LAST Will AND TESTAMENT, AND DIRECT THAT HE SHALL NOT BE REQUIRED TO GIVE BONDS AS SUCH.

GIVEN UNDER MY HAND AND SEAL THIS 27TH DAY OF OCTOBER, 1903.

WITNESSED BY

C. J. MOORE
C. F. RAETHER

J. O. WING, (SEAL)

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON,
COUNTY OF CLARKE, HOLDING TERMS AT
VANCOUVER.

IN THE MATTER OF THE ESTATE OF)
J. O. WING, DECEASED.) CERTIFICATE OF PROBATE OF WILL

I, R. H. BACK, JUDGE OF THE SUPERIOR COURT OF SAID CLARKE COUNTY, DO HEREBY CERTIFY THAT THE ANNEXED INSTRUMENT PURPORTING TO BE THE LAST WILL AND TESTAMENT OF J. O. WING, DECEASED, WAS BY OUR SAID SUPERIOR COURT ON THE 29TH DAY OF NOVEMBER, 1915, DULY ADMITTED TO PROBATE AS AND FOR THE LAST WILL AND TESTAMENT OF THE SAID J. O. WING DECEASED.

AND FOR THE PROOFS TAKEN AND THE EXAMINATION HAD THEREON, THE COURT FINDS AS FOLLOWS: THAT THE SAID J. O. WING DIED ON OR ABOUT THE 20TH DAY OF NOVEMBER, 1915, IN CLARKE COUNTY, IN STATE OF WASH. AND AT THE TIME OF HIS DEATH WAS A RESIDENT OF THE COUNTY OF CLARKE IN THE STATE OF WASH.

THAT THE SAID ANNEXED WILL WAS DULY EXECUTED BY SAID J. O. WING, DECEASED IN HIS LIFETIME IN THE COUNTY OF SKAMANIA IN STATE OF WASH., IN THE PRESENCE OF C. J. MOORE AND C. F. RAETHER THE SUBSCRIBING WITNESSES THERETO, ALSO THAT SAID J. O. WING DECEASED ACKNOWLEDGED THE EXECUTION OF THE SAME IN THE PRESENCE OF THE SAID SUBSCRIBING WITNESSES AND DECLARED THE SAME TO BE HIS LAST WILL AND TESTAMENT AND THE SAID WITNESSES ATTESTED THE SAME AT THE REQUEST AND IN HIS PRESENCE AND ON THE PRESENCE OF EACH OTHER.

THAT THE SAID DECEDENT AT THE TIME OF EXECUTION THE SAID WILL WAS ABOVE THE AGE OF MAJORITY, TO-WIT: OF THE AGE OF ABOUT FORTY-FIVE YEARS, AND WAS OF SOUND AND DISPOSING MIND, AND NOT UNDER DURESS, MENACE, FRAUD NOR UNDUE INFLUENCE, NOR IN ANY RESPECT INCOMPETENT TO DEVISE AND BEQUEATH HIS ESTATE.

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE