



Reed and Hyde Families Papers.

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LAST WILL AND TESTAMENT

OF

ARTHUR S. DWIGHT

WILL DATED JANUARY 15, 1946

SPENCER, ORDWAY & WIERUM
Counselors-at-Law
72 Wall Street
New York 5, N. Y.

I, ARTHUR S. DWIGHT, of Great Neck, Town of North Hempstead, County of Nassau, and State of New York, do hereby make, publish and declare the following as my last Will and Testament:

FIRST: I desire that my body be laid to rest in my cemetery plot in All Saint's Church yard, Great Neck, Long Island, by the side of my beloved wife, the late Jane Reed Dwight, and that an appropriate marker stone be provided by my Executors, similar in general design to hers, and following such written instructions as I shall leave with my Executors.

SECOND: The following articles belonging to my cousin, Mrs. Elizabeth Dwight Raymond Bellinger, and which were loaned to me for my use during my lifetime, are to be returned, and I direct my Executors to return them, or such as shall not have been returned to her or her children during my life, to her or her legal representatives on my decease:

(a) Oil portrait of Hon. Theodore Dwight, by Thomas Sully, in antique walnut frame;

(b) Black walnut armchair formerly part of the dining room set in the Raymond home in Brooklyn, New York.

THIRD: I give and bequeath the following specific bequests:

To my wife, Anne H. C. Dwight, if she survives me and subject to the provisions of Article "Seventh" of this Will, all the interest which I may own at the time of my death, in the Dwight & Lloyd Sintering Company, Inc. now in liquidation, or in its assets, also the shares of capital stock which I may own at the time of my death of the following corporations, to-wit: Hobe Sound Company, the Tirrill Gas Machine Corporation, the Sintering Machinery Corporation, and the Dwight & Lloyd Metallurgical Company,

and it is my wish that the stocks of the two last-named corporations, together with such other shares of these same corporations as may be held by other members of my family be held as long as convenient as voting units and that the same be voted in as close cooperation as possible, consistently with the interests of my estate, with the legatee of my late partner, Richard L. Lloyd, deceased, or the persons who shall succeed to his interest in such corporations.

FOURTH: A. I give, devise and bequeath to my wife, Anne H. C. Dwight, if she survives me and subject to the provisions of Article "Seventh" of this Will, my residence at Kings Point, Great Neck, Long Island, together with the $5\frac{1}{2}$ acres, more or less, of land on which the same stands and thereto pertaining, with the buildings thereon erected, together with all the furniture, silver, jewelry, glass, household furnishings and other like personal property, automobiles, and animals contained therein and belonging to me, except as otherwise bequeathed by this my Will. I also give, devise and bequeath to my said wife, the cemetery lots in All Saint's Cemetery in Great Neck, aforesaid, belonging to me, being known as lots 19 and 21 in Section D of said cemetery.

B. I also give, devise and bequeath to my said wife, if she survives me and subject to the provisions of Article "Seventh" hereof, such portion as I may own at the time of my decease of the six acres, more or less, of land at Great Neck, contiguous to the land referred to in the next preceding paragraph (A.) of this Will and being parcels F and G on a survey of the property of Atlantic Macaroni Company made by J. Rudolphy and dated April —, 1917, together with the land adjacent thereto with the buildings thereon, lying to the southeast of my private lane and described on the tax map of the Town of North Hempstead as Lot 43 in Block 268, less fifty (50) feet from the west end of said lot 43, measured along the south edge of my private lane, *saving and excepting* from the foregoing the

land and building referred to in paragraph (D.) of this Article of my Will; I also give to my said wife the use of the remaining portions of my land at Great Neck, being such portions of parcels B and E on the aforesaid survey as have not been disposed of, until such time as my Executors may sell the same in the exercise of the power herein-after granted to them.

C. I also give, devise and bequeath to my said wife if she survives me, and subject to the provisions of Article "Seventh" hereof, my farm land and the buildings thereon situate on Pine Hill Road in the Town of New Fairfield, State of Connecticut, known as the Durgy farm and said to comprise thirty acres more or less, being contiguous on the North and West to land now belonging to my said wife, and I also give and devise to my said wife, if she survives me and subject to the provisions of Article "Seventh" hereof, the ten acres more or less, formerly of Arthur Wildman contiguous to the Durgy farm on the West.

D. I give, devise and bequeath to my stepdaughter, Mrs. Barbara C. Hamby, the cottage which I built for her and at one time occupied by her, standing on the above-mentioned parcel G on said survey, together with a parcel of land approximately 158 feet by 220 feet, not exceeding one acre in extent, being a portion of said parcel G on said survey, to be determined and set off to her by my Executors and confirmed by their deed to her, if not previously delimited or conveyed by me.

E. I give, devise and bequeath to my wife, Anne H. C. Dwight, if she survives me and subject to the provisions of Article "Seventh" hereof, all the land which I may own at the time of my death on the west shore of the Indian River otherwise known as Hobe Sound in Martin County, Florida, opposite to her property known as "Beau Rivage" on Jupiter Island.

F. I give, devise and bequeath to Robert W. Rowen of Great Neck, New York, the parcel of land and the buildings

thereon known as Lot 47 in Block 268 on the tax map of the Town of North Hempstead, together with the westerly fifty (50) feet of the adjoining Lot 43 on said map, measured along the south edge of my private lane.

G. I direct, authorize and empower my Executors, hereinafter named, in their sole and absolute discretion, by their joint action, to contract to sell, and to sell at public or private sale, and to execute and deliver sufficient deeds conveying any or all the land comprised in said parcels B and E on the aforesaid survey of my Great Neck property and any other real estate which I may own at the time of my death in Kings Point Village, and Great Neck Village, Nassau County, New York, contiguous to the residence property hereinbefore in Article "Fourth" Section A. described, not otherwise devised or bequeathed, together with any buildings or tenements thereon, also all the land which I may own at the time of my death on Jupiter Island or elsewhere in Martin County, Florida, with the buildings thereon, also all the land which I may own in Pueblo County, Colorado, and in the City of Joliet, Illinois, being a portion of the eastern half of the southwest quarter of Section 8, in Township 35 N. Range 10 east of Third Principal Meridian in said City having a frontage on the west of three hundred and thirty feet along Midland Avenue and on the south of approximately eleven hundred and fifteen feet along Campbell Street, such sales to be made in such parcels for such price and on such terms as they shall deem for the best interest of my estate and upon any such sale to take back a mortgage for such part of the purchase price as they shall deem proper and to apply the proceeds of sale and such mortgage in satisfaction or on account of any of the bequests contained in any article in this my Will, provided, however, that no sale or contract of sale shall be made by said executors which shall destroy or injuriously affect the character of the neighborhood, whether as to size of lots or nature of use, and my Executors shall include reservations and restrictive covenants suitable, in their

absolute discretion, to effectuate the foregoing provisos in any contract of sale or deed affecting such land or any part thereof, and the purchaser on any such sale shall be free from any claims by any legatee or devisee under this Will or by any third party as to the validity of the exercise by my Executors of the power of sale hereby conferred.

FIFTH: A. After payment of my funeral expenses and just debts and after deduction of or provision for all estate taxes and other proper charges, I give and bequeath to the Guaranty Trust Company of New York and its successor, and Joseph C. Benson, of the City of New York, or to whichever of them shall qualify, the sum of Three hundred thousand Dollars (\$300,000.) in cash or securities of my estate to be selected by my Executors at the current market values of such securities, *In Trust*, nevertheless, to hold the said securities or their proceeds and said cash and to invest and reinvest the same and to pay over the net income in monthly installments to my said wife, Anne H. C. Dwight, for her own use and benefit during the term of her natural life upon her sole receipt but without power of anticipation. It is my will and I direct that such income shall run from my death and accordingly that the trust shall be set up and payments of income be commenced as soon after my death as possible.

In case my said wife shall become incapacitated by illness or the infirmities of age or otherwise, for the due and proper expenditure of said income, I authorize and direct said Trustees, or whichever of them shall qualify, without procuring the appointment of a Committee, but with the approval of my Executors, to apply said income to the proper support and maintenance of my said wife and during her life of such members of her family, as may theretofore have been and then would be the natural objects of her bounty, *provided*, however, that the reasonable needs of my said wife shall be the first charge upon such income. I authorize and empower my said Trustees to retain as investments of said trust any of the securities which it

may receive from my estate and from time to time to sell the same in their discretion and to invest the moneys of the trust in their discretion in such sound income producing securities, including shares of stock, as they shall consider prudent without restriction to investments legal for trustees under the laws of New York, but in making any changes of investment I desire that said Trustees shall consult with my said wife, or any representative whom she may designate in writing. I authorize said Trustees to exercise in respect of any security of the trust all the rights and powers which an individual owner might exercise. All stock dividends (not including dividends payable in stock or securities of another corporation) shall be added to the principal of the trust and shall not be treated as income. It shall not be the duty of my Trustees to set up a sinking fund to amortize the premium which it may pay on an investment in bonds.

I direct that said Trustees shall not be held responsible for any loss occasioned to the trust by the exercise in good faith of any power conferred upon them hereby or without fault or neglect on their part. In making this exonerating provision I am moved by the desire to induce my Trustees so to exercise their wide discretionary powers of investment as to produce the greatest income for my wife compatible with the reasonable safety of the fund, rather than to subordinate income to the absolute safety of principal.

B. Upon the death of my said wife I direct my Trustees to sell the securities constituting the principal of the trust and distribute the proceeds of sale in the proportions and to the persons hereinafter in this clause of my will named, or in the event that my wife and I shall die in a common disaster or under such circumstances that survivorship cannot be determined and in consequence the trust shall not have been set up, I direct my Executors to distribute the said sum of Three hundred thousand Dollars (\$300,000.), and I hereby give and bequeath such

proceeds or said sum, as the case may be, to the following persons, that is to say:

(1) Sixty-five per centum (65%) in equal shares to such of the children of my wife, Anne H. C. Dwight, namely, Ruth Longford Drought, Barbara Chapin Hamby, Constance Chapin de la Ossa, Thomas Christy Chapin, and Anne Chapin Weston, as may be living at her death, and to the issue of any of them who shall have died before my said wife leaving issue, such issue to take the share which its parent would have taken if living.

40 000
x 5
200,000

(2) Ten per centum (10%) to Dr. Alfred Raymond Bellinger of New Haven, Connecticut, if then living, or to his issue, if he shall have died before my said wife leaving issue living at the death of my wife.

30 000

(3) Five per centum (5%) to Louisa Bellinger of Washington, Connecticut, if then living, or to her issue if she shall have died before my said wife leaving issue living at the death of my wife.

15 000

(4) Seven and one-half per centum (7½%) to Charles Dwight, the son of my cousin, Theodore Dwight, of West Hartford, Connecticut, if then living or to his issue if he shall have died before my wife leaving issue living at the death of my wife.

22,500

(5) Seven and one-half per centum (7½%) to Virginia Dwight Lampson, the daughter of my cousin Theodore Dwight, of West Hartford, Connecticut, if then living or to her issue if she shall have died before my wife leaving issue living at the death of my wife.

22,500

(6) Five per centum (5%) but not to exceed Ten thousand Dollars (\$10,000.) to the Brooklyn Polytechnic Institute of New York, to establish a scholarship in my name in grateful recognition of the free scholarships generously granted by said Institute or its predecessor to my brother and myself to which I owe much.

10,000
300,000
total

SIXTH: After satisfying the provisions of Article "Fifth" of this my will, I direct my Executors hereinafter named to sell and convert into money all my estate, real and personal, wherever situated, whereof I may die seized or possessed, not hereinbefore specifically devised or bequeathed, and therefrom I make and bequeath the following legacies:

(a) Ten per centum (10%) thereof, but not to exceed Fifty thousand Dollars (\$50,000.), to my said wife, Anne H. C. Dwight, to distribute in her sole discretion to certain relatives and friends in the manner that she will know best how I should wish to be remembered.

(b) Ten per centum (10%) thereof, but not to exceed Fifty thousand Dollars (\$50,000.), to my said wife, Anne H. C. Dwight, for her sole use and benefit and to her heirs and assigns forever.

(c) Forty-five per centum (45%) thereof, but not to exceed Two hundred thousand Dollars (\$200,000.) in the aggregate, in equal shares to the following persons, children of my wife, Anne H. C. Dwight, if living at my death and to the issue of any who have died before me, leaving issue, such issue to take the parent's share, namely: Ruth Longford Drought, Barbara Chapin Hamby, Constance Chapin de la Ossa, Thomas Christy Chapin and Anne Chapin Weston; provided that if said Thomas Christy Chapin shall have died before me leaving no issue living at my death one-half of the share or portion which would have been his had he survived me shall be paid to his widow Susan Houghton Chapin if she shall not have remarried and the remaining half of his portion, or the whole if said Susan shall have remarried shall fall into my residuary estate and be disposed of as hereinafter provided; and further provided that if any of the other children of my wife herein named shall have died before me leaving no issue living at my death, the share of the one so dying shall fall into my residuary estate and be disposed of as hereinafter provided.

50,000

50,000

400,000
x 5

200,000

11
300,000
total

(d) Eight per centum (8%) thereof, but not to exceed Forty thousand Dollars (\$40,000.) in the aggregate, in the proportions of two-thirds ($\frac{2}{3}$ rds) to Dr. Alfred Raymond Bellinger of New Haven, Connecticut, and one-third ($\frac{1}{3}$ rd) to his sister, Louisa Bellinger, of Washington, Connecticut, if living at my death, or to the issue of either who may have died before me leaving issue, such issue to take the parent's share, but if either shall die before me leaving no issue living at my death the share of the one so dying shall fall into my residuary estate.

(e) Seven per centum (7%) thereof, but not to exceed Forty thousand Dollars (\$40,000.) in the aggregate, in equal shares to the following persons, if living at my death, and to the issue of any who have died before me leaving issue, such issue to take the parent's share, namely:

$\frac{1}{8}$ th to Reed Warren Hyde, of Summit, New Jersey;

$\frac{1}{8}$ th to Howard Earl Hyde, of Joliet, Illinois;

$\frac{1}{8}$ th to Arthur Dwight Hyde, of Minneapolis, Minnesota;

$\frac{1}{8}$ th to Jane Hyde Hoyt, formerly of Great Neck, New York;

$\frac{1}{8}$ th to Louise Hyde MacNair, of Great Neck, New York;

$\frac{1}{8}$ th to Fred Dwight Bennitt, of Channahon, Illinois;

$\frac{1}{8}$ th to Bennett Eric Bates and to his sister, Anne Bates Evans, in equal shares;

$\frac{1}{8}$ th to Harold Earl Rowen, of Netcong, New Jersey.

If any of such persons die before me without issue living at my death, his or her share shall fall into my residuary estate. Most of the legatees named in this article have already been generously dealt with during my lifetime.

(f) Three per centum (3%) thereof, but not to exceed Fifteen thousand Dollars (\$15,000.) in the aggregate, to my cousins Philip S. Morse, Lucy Morse and Constance

26,666

13,333

40,000

5,000

5,000

5,000

5,000

5,000

5,000

5,000

5,000

2,500

2,500

5,000

40,000

15,000

15,000

15,000

15,000

15,000

15,000

15,000

15,000

15,000

15,000

15,000

Morse, all of Brookline, Massachusetts, in equal shares if living at my death and to the issue of any who have died before me leaving issue, such issue to take the parent's share. If any of such persons die before me without issue living at my death his or her share shall fall into my residuary estate.

(g) One per centum (1%) thereof, but not to exceed Five thousand Dollars (\$5,000.), to my cousin Julia Dwight Hale, if she be living at my death.

(h) Three per centum (3%) thereof, but not to exceed Fifteen thousand Dollars (\$15,000.), to my cousin, Theodore Dwight, of West Hartford, Connecticut, or in case he shall have died before me to his issue him surviving and living at my death, in equal shares *per stirpes*.

(i) One per centum (1%) thereof, but not to exceed Five thousand Dollars (\$5,000.), to my cousin, Mary E. Daniell of Woodbury, Connecticut, or if she shall have died before me to her brother, George S. Daniell, and sister, Elizabeth Dwight Daniell, in equal shares, or the whole to the survivor of them.

(j) One per centum (1%) thereof, but not to exceed Five thousand Dollars (\$5,000.) to Robert W. Rowen of Great Neck, New York.

(k) Two per centum (2%) thereof to my namesakes Arthur Dwight Morse, Arthur Dwight Hyde Jr. and Arthur Dwight de la Ossa, or such of them as survive me, in equal shares, but not to exceed Two thousand Dollars (\$2,000.) to any one.

(l) Two and one-half per centum (2½%) thereof to the seven grandchildren of my wife, namely, Barbara Hamby, Jr., Lynn Hamby, Helena de la Ossa, Arthur Dwight de la Ossa, Michael Chapin Weston, Carol Betts Weston and John Howard Weston, or such of them as survive me, in equal shares, but not to exceed Two thousand Dollars (\$2,000.) to any one.

A. S. D.

2,000
2,000
2,000
6,000

50,000 total

(m) One per centum (1%) thereof, but not to exceed Five thousand Dollars (\$5,000.), to my cousin, Elizabeth Dwight Raymond Bellinger, of New Haven, Connecticut, if she be living at my death.

(n) Two per centum (2%) thereof, but not to exceed Ten thousand Dollars (\$10,000.) to my brother-in-law, Rossiter Howard, of Bayside, Long Island, or if he do not survive me, to his wife, Alice Woodbury Howard, and daughter, Elizabeth Howard McKee, in equal shares, or the whole to the survivor.

(o) One per centum (1%) thereof, but not to exceed Five thousand Dollars (\$5,000.) to the Rector, Wardens and Vestry of All Saints Church, Great Neck, New York, to be known as the Dwight Memorial Fund of said Church, whereof the income only shall be used for the maintenance of the Jane Reed Dwight Memorial Organ, or any subsequent organ that may be installed in said Church, and for such other and necessary expenses of the Church music, including salaries of an organist and choir as the Rector, Wardens and Vestry may direct.

(p) One per centum (1%) thereof, but not to exceed Five thousand Dollars (\$5,000.) to The American Institute of Mining and Metallurgical Engineers to be added to the Rossiter W. Raymond Memorial Fund by said Institute.

(q) One and one-half per centum (1½%) thereof, but not to exceed Seven thousand five hundred Dollars (\$7,500.), to the New York Diet Kitchen Association of New York, if then in active existence, to be known as the Jane Reed Dwight Memorial Fund, to invest the same and use the income only for its baby welfare work and especially in connection with the Jane Reed Dwight Station of such Association. If at any time after my death, the New York Diet Kitchen Association shall be dissolved or cease to carry on its baby welfare work, it is my will that the Trustees of said Association, then in office, shall trans-

total 32,500

700000
846
300,000
95,000
50,000
32,500
477,500
= 1,500,000

fer the said fund to any similar association or corporation in the City of New York or elsewhere engaged in the same line of charitable work among the children of the poor and in so far as it is competent for me to do so, I authorize and empower the Surrogate's Court of Nassau County to make such direction by judicial decree or otherwise to carry out the purpose of this bequest as nearly as the circumstances then existing shall permit, and if possible in the name of Jane Reed Dwight.

(r) Any sum remaining after the satisfaction of the foregoing bequests, together with any lapsed legacies, in this Article "Sixth" contained, I direct shall fall into and become a part of my residuary estate and be disposed of as hereinafter provided.

SEVENTH: In the event that my wife, Anne H. C. Dwight, and I shall die in a common disaster, or under such circumstances that it is impossible to determine survivorship, I make the following changes in the disposition hereinbefore made of certain items of my estate, that is to say:

(a) I give and bequeath to my stepdaughter, Barbara Chapin Hamby, or if she be not living at my death, then to Ruth Longford Drought, Constance Chapin de la Ossa, Anne Chapin Weston, as substitutes in the order named, the personal property described in Article Fourth (a) hereof belonging to me and contained in my residence at Great Neck, the same to be retained by said Barbara Chapin Hamby or her substitute or to be distributed among such relatives and friends as such legatee may deem appropriate, in making which distribution I desire said legatee to consult with my nieces Jane Hyde Hoyt and Louise Hyde MacNair, and it is my will that such distribution or retention shall not be questioned by any person.

(b) I give and bequeath to the children of my wife, Anne H. C. Dwight, mentioned in Article "Fifth", Subdivision

(B), paragraph (1) hereof, my cemetery lot in All Saint's Cemetery, Great Neck, and also the following described property, if owned by me at the time of my death, to be equally divided between them, that is to say: All the interest which I may own at my death in Dwight & Lloyd Sintering Company, Inc. now in liquidation, or in its assets, also all my shares of stock of the Sintering Machinery Corporation, and of the Dwight & Lloyd Metallurgical Company, and it is my hope that the shares of the two companies last named, so bequeathed, together with such other shares of the same corporations as are already held by the members of my family, be held as voting units to be voted in as close cooperation as possible, consistently with the interests of my estate, with the successor in interest of my former partner, the late Richard L. Lloyd.

(c) I direct that my Executors within such time after my death as may be reasonable and without being limited by any period allowed by statute, sell and convert into money the houses and land at Great Neck, New York, devised to my wife by Article "Fourth", Subdivisions A and B, but not including the personal property contained in or connected therewith, and that the proceeds of sale of such real estate pass to my general estate and be disposed of as hereinbefore in Article "Sixth" provided.

(d) I give and devise to the children of my wife, Anne H. C. Dwight, in equal shares, the land described in Article "Fourth", Subdivision D, situated on the west shore of the Indian River or Hobe Sound, Florida, this land being valuable as an adjunct to the family home known as "Bean Rivage".

(e) And I direct that all other legacies to my wife of money, securities, or proceeds of sale of property, hereinbefore contained, be paid to and I give and bequeath the same to her children, hereinbefore named, upon the same conditions as are hereinbefore set forth in Article "Sixth", Subdivision (c), except that the bequest of Ten per centum (10%) not to exceed Fifty thousand Dollars (\$50,000.)

provided for in Article "Sixth", Subdivision (a), shall be paid to and I give and bequeath the same to my step-daughter, Barbara Chapin Hamby, or if she be not living at my death then to Ruth Longford Drought, Constance Chapin de la Ossa, Anne Chapin Weston as substitute in the order named, to be used by them respectively for the purposes set forth in said Article "Sixth", Subdivision (a) hereof.

EIGHTH: All the rest, residue and remainder of my estate, real or personal, including any lapsed legacies and devises, I hereby give, devise and bequeath in manner following, that is to say:

Twenty-five per centum (25%) thereof to the children of my wife hereinbefore named and to the issue of any child who shall have died before me leaving issue living at my death, such issue to take its parent's share.

Fifteen per centum (15%) thereof to the persons and in the proportions named and on the terms and conditions specified in Article "Sixth", Subdivision (d).

Ten per centum (10%) thereof to the persons and in the proportions named and on the terms and conditions specified in Article "Sixth", Subdivision (e).

Five per centum (5%) of said residue but not to exceed Five thousand Dollars (\$5,000.), to The Women's Auxiliary of the American Institute of Mining & Metallurgical Engineers to be added to the "Jane Reed Dwight Scholarship Fund" heretofore established by me.

Any surplus then remaining of said rest, residue and remainder of my estate, I give and bequeath to my said wife, and to her heirs and executors if she do not survive me.

NINTH: I appoint as Executors of this my Will my step-daughter, Barbara Chapin Hamby, and Joseph C. Benson, of the City of New York. In the event of the death, resignation or refusal to qualify of either of said persons, I appoint Norman B. Weston and my stepson

Thomas C. Chapin in the order named in the place of the one dying, resigning or refusing to qualify. I direct that none of said persons be required to give any bond or security for the performance of his or her duties as Executor in any jurisdiction.

TENTH: I direct that all Federal and State inheritance, transfer and estate taxes, or other like taxes upon my estate or upon any legacy herein, be paid out of my estate as an expense of administration.

ELEVENTH: The provisions herein contained, as well as those in certain deeds of trust or conveyance to or for the benefit of my wife, Anne H. C. Dwight, are in lieu and satisfaction of all her rights of every kind in my estate and in every part thereof wherever situated.

TWELFTH: I revoke all previous Wills by me at any time made.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 15th day of January, One thousand nine hundred and forty-six.

ARTHUR S. DWIGHT

Signed, Sealed, Published and Declared by the said testator, ARTHUR S. DWIGHT, as and for 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 hereunto subscribed our names as witnesses the day and year last above written. On page 12 line 2 the name "Barabar" corrected to read Barbara before execution.

OTTO C. WIERUM	27 West 11th Street New York City
AGNES M. SMYTH	310 West 72nd St, New York City
GEORGE J SCHAEFER	36 Seneca St. Dobbs Ferry NY

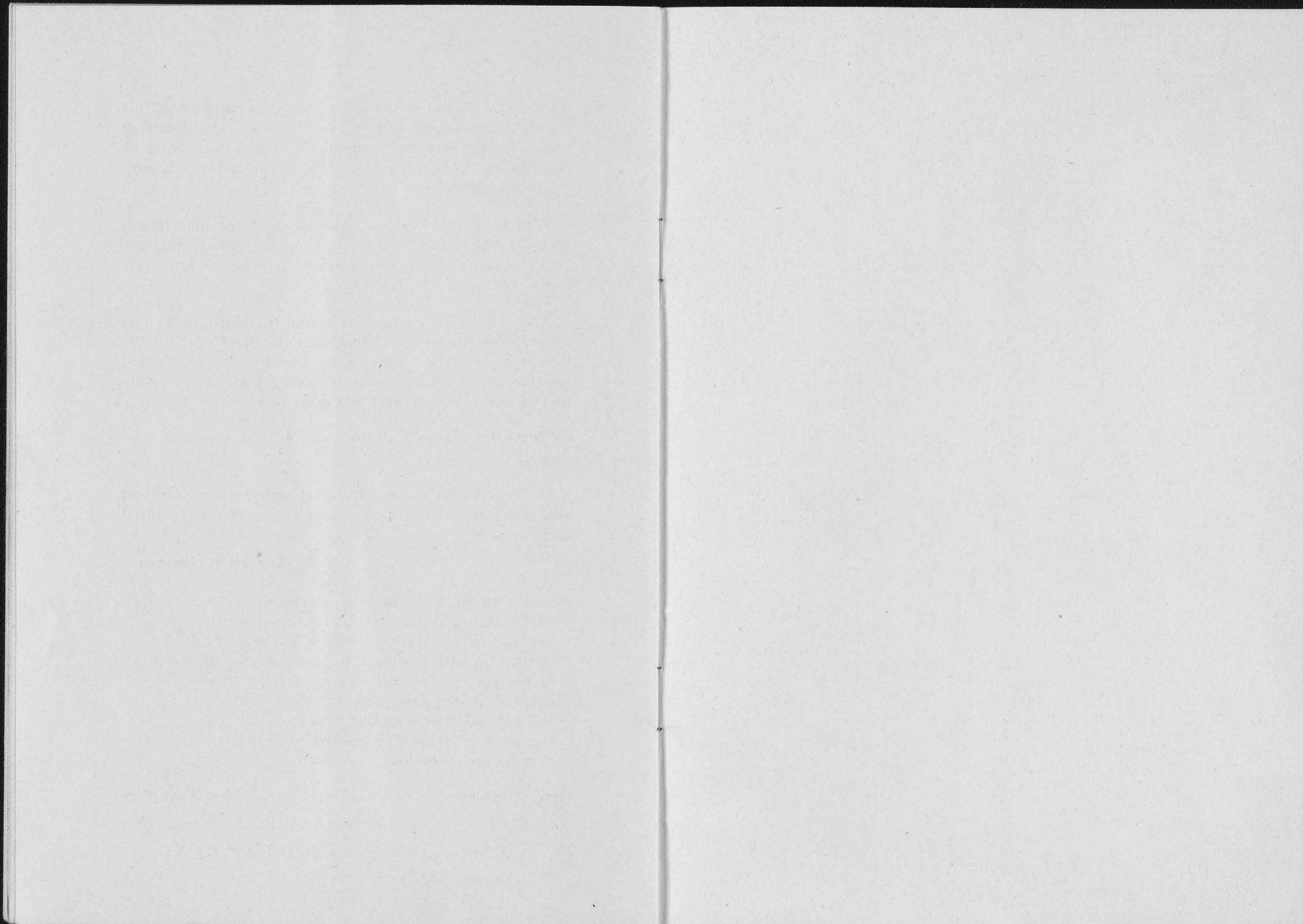
Chapin

Bellingham

Reed

WAAIME

45 %



The Hecla Press : : New York City

THE PEOPLE OF THE STATE OF NEW YORK

TO GUARANTY TRUST COMPANY as Trustee under the last Will and Testament of Arthur S. Dwight, deceased; Anne H. C. Dwight; Robert W. Rowen; Ruth Longford Drought; Constance C. de la Ossa; Thomas Christy Chapin; Anne Chapin Weston; Dr. Alfred Raymond Bellinger; Louisa Bellinger; Charles Dwight; Virginia Dwight Lampson; Brooklyn Polytechnic Institute; Reed Warren Hyde; Howard Earle Hyde; Arthur Dwight Hyde; Jane Hyde Hoyt; Louise Hyde McNair; Fred Dwight Bennitt; Bennett Eric Bates; Anne Bates Evans; Harold Earl Rowen; Philip S. Morse; Lucy Morse; Constance Morse; Julia Dwight Hale; Theodore Dwight; Mary E. Daniell; Arthur Dwight Morse; Arthur Dwight Hyde, Jr.; Arthur Dwight de la Ossa; Barbara Hamby, Jr.; Lynn Hamby; Helena de la Ossa; Michael Chapin Weston; Carol Betts Weston; John Howard Weston; Elizabeth Dwight; Raymond Bellinger; Rossiter Howard; Rector, Wardens and Vestry of All Saints Church; The American Institute of Mining & Metallurgical Engineers; New York Diet Kitchen Association of New York and The Women's Auxiliary of the American Institute of Mining & Metallurgical Engineers,

SEND GREETINGS:

Upon the petition of Barbara Chapin Hamby, residing at Dwight Lane, Great Neck, Nassau County, New York, and Joseph C. Benson, residing at 15 Bank Street, New York, New York, as Executors of the last Will and Testament of Arthur S. Dwight, late of Great Neck, Nassau County, New York, Deceased,

You and each of you are hereby cited to show cause before our Surrogate of the County of Nassau, at the Surrogate's Court of said County, held at the County Court House, at Mineola, in the County of Nassau, on the second day of April, 1947, at ten o'clock in the forenoon of that day, why an intermediate account of the proceedings of Barbara Chapin Hamby and Joseph C. Benson as Executors of the last

Will and Testament of Arthur S. Dwight, deceased, covering the period from April 18th, 1946, the date of their appointment, down to and including the 20th day of January, 1947, should not be judicially settled, and why the said petitioners should not have such other and further relief as the Court may deem just and proper.

IN TESTIMONY WHEREOF, We have caused the seal of the Surrogate's Court of our said County of Nassau to be hereunto affixed.

WITNESS, HON. LEONE D. HOWELL,
Surrogate of our said County of Nassau,
at the Surrogate's Office, at Mineola,
in the said County, the 13th day of
February, one thousand nine hundred
and forty-seven.

(Seal)
Everett C. Furman
Clerk of the Surrogate's Court

STATE OF ILLINOIS, }
County of Will, } ss.

IN PROBATE COURT

In the Matter of the Estate of

Arthur S. Dwight
Deceased

To the Honorable Fred R. Adams, Judge of said Court:

Your petitioner, JOSEPH E. BOLES, JR., respectfully states:

1. That Arthur S. Dwight a resident of Great Neck in the County of Nassau, and State of New York, died on the 1st day of April, 1946, at Hobe Sound, Florida, leaving a will an authenticated copy and the probate thereof of duly signed and attested, which your petitioner now present to your Honor for probate.

2. That the approximate value of the real and personal estate of the testator in this State is as follows:

Personal estate not to exceed in value \$ none

Real estate not to exceed in value \$ 9,000.00

The testator did leave estate more than sufficient to pay the claims against his estate.

3. That the names and post office addresses of all of testator's heirs, devisees and legatees are as follows:

Name	Relationship	Adult or Minor	Residence (If unknown, so state)

4. That testator by said Will nominated as Executors Barbara Chapin Hamby and Joseph C. Benson or Norman B. Weston and Thomas C. Chapin, who will not qualify for the following reason: all are nonresidents

5. That your petitioner, whose post office address is 25 North Ottawa Street, Joliet, is a resident of the State of Illinois and is the Public Administrator of Will County, Illinois, and is legally qualified to petition for Letters.

6. Wherefore your petitioner prays that said Will be admitted to probate and that Letters of Administration with Will Annexed issue to Joseph E. Boles, Jr., Public Administrator of Will County, Illinois, whose address is 25 North Ottawa Street, Joliet, Illinois, who is a resident of the State of Illinois and who is legally qualified to act.

Joseph E. Boles, Jr.

STATE OF ILLINOIS, }
County of Will, } ss.

Joseph E. Boles, Jr.,

being first duly sworn says that he has read the foregoing petition by him subscribed and knows the contents thereof and that the statements therein are true.

Subscribed and sworn to before me this

14th day of March A. D. 1947

Notary Public-Clerk



The hearing on this petition has been set for the 22nd day of April 1947, at the Court House, Joliet, Illinois.

Probate Judge

Cause No. 18617

Box No. 1031

PROBATE COURT OF WILL COUNTY

ESTATE OF

ARTHUR S. DWIGHT

Deceased

**Petition to Admit Will to Probate
and for Letters of Administration
with Will Annexed**

Filed this 14th day of

March A. D. 19 47

Donald C. Lang
Probate Clerk

Petition for Letters of Administration with
Will Annexed granted and Bond ordered in

the sum of \$.....

this day of

A. D. 19.....

.....
Probate Judge

Recorded in

Record No. Page

Barr & Barr

Attorneys

Address 416 Rialto Sq. Bldg.



Globe

25-342



Anne H. C. Dwight	Widow	Adult	West Shore Road Great Neck, N. Y.
Helen A. Tuttle	Half-sister	Adult	24 Monroe Place Brooklyn 2, N. Y.
Leonard Hull Smith	Half-brother	Adult	1 Pierrepont St. Brooklyn 2, N. Y.
Raymond M. Smith	Half-brother	Adult	179 Stonehouse Rd. Glen Ridge New Jersey
Barbara Chapin Hamby		Adult	Dwight Lane Great Neck, N. Y.
Barbara Hamby, Jr. (child of Barbara Chapin Hamby)		Minor	Dwight Lane Great Neck, N. Y.
Lynn Hamby (child of Barbara Chapin Hamby)		Minor	Dwight Lane Great Neck, N. Y.
Joseph C. Benson		Adult	15 Bank Street Manhattan Borough New York 14, N. Y.
Robert W. Rowen		Adult	West Shore Road Great Neck, N. Y.
Ruth Longford Drought (no issue)		Adult	2415 East 5th St. Tucson, Arizona
Guaranty Trust Company of New York			140 Broadway New York 15, N.Y.
Constance Chapin de la Ossa		Adult	P.O. Box 95 Great Neck, N. Y.
Helena de la Ossa (child of Constance Chapin de la Ossa)		Minor	P.O. Box 95 Great Neck, N. Y.
Arthur Dwight de la Ossa (child of Constance Chapin de la Ossa)		Minor	P.O. Box 95 Great Neck, N. Y.
Thomas Christy Chapin (no issue)		Adult	115 Fennbrook Road West Hartford, Conn.
Anne Chapin Weston		Adult	968 Madison Avenue Birmingham, Mich.
Michael Chapin Weston (child of Anne Chapin Weston)		Minor	968 Madison Avenue Birmingham, Mich.
Carol Betts Weston (child of Anne Chapin Weston)		Minor	968 Madison Avenue Birmingham, Mich.
John Howard Weston (child of Anne Chapin Weston)		Minor	968 Madison Avenue Birmingham, Mich.
Dr. Alfred Raymond Bellinger		Adult	234 Fountain Street New Haven, Conn.
Peter Frederick Bellinger (child of Dr. Alfred Raymond Bellinger)		Adult	398 Edgewood Avenue New Haven, Conn.
Rossiter Raymond Bellinger (child of Dr. Alfred Raymond Bellinger)		Adult	1565 La Vereda Berkeley, Calif.
Hilda Chapin (Mrs. Henry M.) Gewin (child of Dr. Alfred Raymond Bellinger)		Adult	6 Albright Road Tuscaloosa, Ala.
Mary Gunn Bellinger (child of Dr. Alfred Raymond Bellinger)		Minor	234 Fountain Street New Haven, Conn.
Elizabeth Dwight Raymond Bellinger (child of Dr. Alfred Raymond Bellinger)		Minor	234 Fountain Street New Haven, Conn.
Louisa Bellinger (no issue)		Adult	Washington, Conn.

Charles Dwight (no issue)	Adult	7 Mrs. Starr Lampson Old Oak Road West Hartford, Conn.
Virginia Dwight (Mrs. Starr) Lampson (no issue)	Adult	Old Oak Road West Hartford, Conn.
Brooklyn Polytechnic Institute of New York		85 Livingston Street Brooklyn 2, N. Y.
Reed Warren Hyde	Adult	64 Mountain Avenue Summit, New Jersey
Howard Earl Hyde	Adult	R. F. D. #1 Symerton, Illinois
Arthur Dwight Hyde	Adult	2701 East of the Isles Blvd. Minneapolis, Minn.
Jane Hyde Hoyt	Adult	3215 Idaho Ave. N.W. Washington, D. C.
Louise Hyde MacNair	Adult	Dwight Lane Great Neck, N. Y.
Fred Dwight Bennitt	Adult	P.O. Box 33 Channahon, Illinois
Bennett Eric Bates	Adult	P.O. Box 33. Channahon, Illinois
Anne Bates Evans	Adult	670 Ridge Road Lewiston, N. Y.
Harold Earl Rowen	Adult	P.O. Box 68 Netcong, New Jersey
Philip S. Morse	Adult	157 Walnut Street Brookline, Mass.
Lucy Morse	Adult	157 Walnut Street Brookline, Mass.
Constance Morse	Adult	157 Walnut Street Brookline, Mass.
Julia Dwight Hale	Adult	58 West Cedar Street Boston 14, Mass.
Theodore Dwight	Adult	7 Mrs. Starr Lampson Old Oak Road West Hartford, Conn.
Mary E. Daniell	Adult	Southbury Road Woodbury, Conn.
Arthur Dwight Morse	Adult	7 Philip S. Morse 157 Walnut Street Brookline, Mass.
Arthur Dwight Hyde, Jr.	Minor	7 Arthur Dwight Hyde 2701 East Lake of the Isles Blvd. Minneapolis, Minn.
Rossiter Howard	Adult	28-21 210th Pl. Bayside, Queens, N.Y.
Rector, Wardens and Vestry of All Saints Church		Great Neck, N. Y.
American Institute of Mining and Metallurgical Engineers		29 West 39th Street New York 18, N.Y.
New York Diet Kitchen Association of New York		595 Madison Avenue New York 22, N. Y.
Women's Auxiliary of the American Institute of Mining and Metallurgical Engineers		29 West 39th Street New York 18, N. Y.
Norman B. Weston	Adult	968 Madison Avenue Birmingham, Mich.