LAST WILL AND TESTAMENT

I, Andrew G. Park of the town of Dayton in the County of Cattaraugus and State of New York, being of sound mind and memory, do make, publish and declare this my last Will and Testament, in manner following, that is to say:

FIRST.- I direct that all my just debts and funoral expenses be paid.

D. Park the forty-five acres of land owned by me situated in the town of Dayton near the Jmestown crossing and known as part of the McFarland farm and bounded on the north by the farm now owned by Dr. Jones: also all my interest in the six cylinder Oakland auto owned by me and my son Earl jointly. Also an annuity of two hundred sixteen dollars per year for and during the term of her natural life, and in the event the provision herein made for her is not sufficient to support her comfortably in sickness and in health then and in that event I charge my executors to pay over to her for such purpose such sums from time as may be necessary. I also give to my said wife the use of such portion of the house where I now reside as she may care to occupy for and during the term of her natural life.

Third. I give bequeath and devise to my son Fenton M.

Park and my daughter Alzina Park Jones my certain farm consisting of two hundred fifty acres situate in the town of Persia known as the Howard farm together with all the stock, tools, grain and hay upon the same to be divided equally among them share and share alike.)

Fourth. I give and bequeath to my son Lester A. Park the sum of five thousand dollars the same to be paid by paying

off and discharging the certain mortgage owned by Portor H. Smith now on said farm owned and occupied by my said son, and I hereby direct my executors to pay off and satisfy of record said mortgage.

Fifth. I give bequeath and devise to my son Earl S.

Park my certain farm known as the home farm at Wesley together with all stock, tools, hay and grain upon the same, charged however with the payment of all sums directed to be paid to my wife in the second provision of this my last will and also charged with the payment of the sum of one thousand dollars, to each of my other children herein named three years after the death of my said wife, and such sum is hereby bequeathed to each of my said children.

Sixth. I give bequeath and devise to my said son Earl S. Park all the rest, residue and remainder of my property both real and personal of every kind and nature and wherever situated. It is my wish that the home farm devised to my son Earl shall be kept intact and descend to my grandson A. G. Park, and be kept in the Park family.

The provision hereinbefore made to my said wife is made in lieu of dower and is to be accepted by her as such.

LASTLY, I hereby appoint my said sons Lester A. Park and Earl S. Park executors of this my last Will and Testament: hereby revoking all former wills by me made.

In WITNESS WHEREOF I have hereunto subscribed my name the seventeenth day of February, in the year One thousand nine hundred and fifteen.

Andrew G. Park

We, whose names are here to subscribed, DO CERTIFY, that on the 17th day of February 1915 Andrew G. Park the testator, subscribed his name to this instrument in our presence and in the presence of each of us, and at the same time, in our presence and hearing,

declare the same to be his last Will and Testament, and requested us and each of us, to sign our names thereto as witnesses to the execution thereof, which we hereby do in the presence of the tes-

tator and of each other, on the said date, and write opposite our names our respective places of residence.

Olive K. Hall residence Dayton, N. Y.

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