

BE IT REMEMBERED, That I, George A. Pray of Rochester, in the County of Strafford and State of New Hampshire, being of lawful age and of sound and disposing mind and memory, but realizing the uncertainties of life, do hereby make, publish and declare this my last will and testament, hereby revoking ~~all-testamentary dispositions-by-me-heretofore-made.~~

FIRST. I direct my executor hereinafter named, to pay all my just debts, if any I leave owing at my decease.

SECOND. If, during my lifetime, I have not arranged for the perpetual care of my family lot in the Rochester Cemetery, I direct my Executor to expend the sum not exceeding Three Hundred Dollars (\$300.) for such perpetual care.

THIRD. I give, bequeath and devise all the rest, residue, and remainder of my estate of every name and nature, wherever situate and however found, to Gardner S. Hall of Rochester, New Hampshire, in trust, the income to be divided equally between my brothers Charles E. Pray and Edwin Pray of said Rochester, and my sister Emma F. Varney of Wells, Maine, and to the survivors or survivor of them. My said trustee shall pay over the income at such times and in such amounts as is for the best interest of both the fund and the beneficiaries. After the death of the last survivor, my said trustee shall turn over to the trustees of trust funds for the City of Rochester, the sum of Five Thousand Dollars (\$5,000.) which may be either cash or safe securities, for a fund to be known as the George A. Pray and Hattie A. Pray Scholarship Fund. The income from said fund shall be paid over equally to one boy and one girl selected annually from the graduating class of Rochester High School as hereinafter specified. A committee consisting of the Judge of the Rochester Municipal Court, Headmaster of the High School, and Superintendent of Schools shall select the recipients to be awarded the scholarship aid. To be eligible to receive this scholarship aid, the

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the applicants must have attended Rochester High School for four years, have been admitted to a post secondary institution of college or normal school standing, and have given evidence of the ability, conduct, and scholastic attainment necessary for successful application to college work. It is the purpose of the fund to reward mentality, ability, and conduct rather than as mere assistance to a worthy individual. The scholarship assistance is to be outright gifts and not to be repaid, and shall be made only to Freshmen or first year students in post secondary institutions. No individual shall receive such aid for more than one year. If there is only one eligible applicant in any year, that one shall be entitled to the whole income from the fund since the previous payment out of income, in accordance with the terms of this trust. If no applicant is found eligible in any given year, as and when an applicant or applicants are selected, the accumulated income shall be awarded as hereinbefore stated. The balance of the trust fund shall be turned over to the trustees of trust funds for the City of Rochester, and by them held as a fund conducted in a manner similar to the Adams Fund now held by said trustees. The income of this fund, to be known as the George A. Pray and Hattie A. Pray Fund, shall be annually divided among needy widows and maiden ladies of fifty years of age or over. All applications for assistance from the fund to be in the hands of the trustees of trust funds or their designated agent by February first of each year. Applicants shall have been legal residents of the City of Rochester for the ten years preceding the date of application. Neither my trustee nor the trustees of trust funds shall ever have on deposit more than Five Thousand Dollars (\$5,000.) in any one savings bank.

FOURTH. I constitute and appoint Gardner S. Hall of Rochester, Executor of this my last will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this 28th day of January, 1937.

George A. Pray

Signed, sealed, published and declared by the above named George A. Pray to be his last will and testament, in our presence, who in his presence, and in the presence of each other, and at his request, subscribe our names hereto as witnesses.

Tessie H. Berry

Helene W. Boyce

X Gardner S. Hall

THE STATE OF NEW HAMPSHIRE

STRAFFORD, SS—At a Court of Probate holden at Dover, in said County, on the fourth day of January A. D. 1944.
The foregoing instrument purporting to be the last Will in writing of George A. Pray late of Rochester in said County, deceased, having been presented for probate in common form by Gardner S. Hall the Executor therein named

and Gardner S. Hall one of the subscribing witnesses thereto, having made oath before said Court, that he saw the said testator sign and seal said instrument;—that the time of so doing the said testator was of the age of twenty-one years and of sound mind; and that the said ~~George A. Pray~~ Gardner S. Hall with Tessie H. Berry and Helene W. Boyce (all credible witnesses,) attested and subscribed said instrument together in the presence and at the request of said testator. I do therefore approve and allow the same, and do DECREE that said instrument is duly proved and allowed in this Court in common form, as the last will in writing of said George A. Pray, deceased.

Samuel Phillips Judge of Probate.