## SURROGATE'S COURT. In the matter of proving the last Will and Testament DECEASED. E.M. Blanchard being first duly sworn, in open Court, upon their several corporeal oaths, each for himself, doth depose and say, that they are subscribing witnesses to the last Will and Testament late of the Joseph of Joseph in the Country of Osland and State of State of the deceased. And these deponents do further say, that the said January Salling deceased, did in the presence of each of these deponents, subscribe his name at the end of the instrument in writing, which is now here shown to these deponents, and which of the said deceased, and which bears date on the the last Will and Testament day of fleroney dred and long by hine That the said deceased did at the time of subscribing he name to the said instrument as aforesaid, declare the same to be did thereupon subscribe their own respective names at the end of said instrument, as attesting witnesses to the execution thereof, each at the relun quest of the said deceased, and in he presence and in the presence of each other; That the said deceased, at the time of so subscribing h name quest of the sand decessed, and publishing said instrument as aforesaid, was upwards of twenty-one years of age, and a citizen of the United States; that he appeared to be, and deponents believe he was of sound mind, memory and understanding, and not under any restraint, and as 60 deponents verily believe, in all respects competent to devise real estate; that each of these deponents saw the other sign h name to said instru-En Branchan Subscribed and secon to before me, this d. 13 Stevens 12 day of July 1. D. 18 69 rel County, ss. Lurry ale It appearing upon the proofs duly taken in respect to the Last Will and Testament late of the Tours of Pangares, in the County of Coand State of New York, deceased, that the said Will was duly executed, and that the said The said The said It will and Testament at the time he executed the same, was in all respects competent to devise real estate, and not under resistant, the said last Will and Testament and the proofs and examinations are hereby recorded, signed and certified by me, pursuant to the provisions of the Revised Statutes, this Hample Hume Surrogate. LAST WILL AND TESTAMENT OF Lucius B. brooker BE IT REMEMBERED, That heretofore, to wit: on the First Lord one thousand eight hundred and The Sime Moire in the LAST WILL AND TESTAMENT of Colins B. Crocker in the County of Assured open Court, before the Surrogate of the County of \_\_\_\_\_\_\_\_ and made application to have the said LAST WILL AND TEST-which relates to both Real and Personal Estate proved; and on such application, the and their respective residences, heirs at law and next of kin of the said testator, and said Surrogate did thereupon issue a Citation in due form of law, directed to the heirs at law, and next of kin by their respective names, stating their respective places of residence; requiring them to appear before said Surrogate at Elimin Mlundar of in said County, on the all day of A. D. 1865 in the illeg bil, of Corneys to attend the Probate of said Will,

And afterwards to wit: on the day of Coursel A. D. 1865 antiafactory evidence by affidavit, was produced and presented to said Surrogate, of the due service of said Cilation in the mode prescribed by law; and on that day no one apsald Surrogate took the proofs of said Will such proceedings was thereupon had in said Court afterwards, that the day of Acceptable A. D. 1867 and he thereupon adjudged the said Will be a ferminafter set forth, upon this and valid Will of Real and Personal Estate, and the proofs thereof to be sufficient, which said Liant Will and proofs are as follows, that is to say:

WILLE

429 I Horvey Porter of the Fown of Sauley greek Oowig o Country and State of new Books bling of Sound mind and memory do make rubeish dud declars this my last will and Lest america muner following that is to say -I give aduldevise unto my sister byilia Perter ales blutily and forever all the property of which I may die seisel of whateur name or nature whether sellor personal or mixed ofter naying all my quar clebs and fineral and other necessary expurees and I further Revely require of my said sister by dia Porter and the above lgift aud clevise is an express conditions that the my said sister clo and shall support & maintain my shatter nancy Forter clusing Rernatural life februshing her sky said mather with suitable and comfortable food and clothing seve and attendance medicine and medical attendants in sickness and a cleent and suitable buried accor ding to her vircumstances in life when she my said mather shall die I hereby nominate and appoint my said sister Lydia Porter Sale executive of this my last will and Lestamens hereby revaking all Jonner Que testimony whereof I have hereunto ser my hand and seal this 26th clay of Jamory Foris the year one thous and eight sunded and sixty nine Harry month orter ( S. S.) The foregoing instrument consisting of half a sheer of paper how ar the date thereof sighted souled published and declared by the said Horsey Porter the Les Tator thereof as and for his lost will and Lestoment in the presence of us and we in his presence acid or his prequiest audice the presence of each other have hereunto subscribed au numes as witnesses thereto a. Co. Stevens Sandy Breek My