

# **EXHIBIT**

**15**

Will No. 3095 1951

Filed 12-10-51

REGISTER OF WILLS

County of Philadelphia, ss.

Ruth Hartley Weaver and Genevieve Hargrave Bailey

Executrices

Administratrix of the Estate of Harriet L. Hartley

deceased, being duly SWORN according to law, depose and say that the items appearing in the following Inventory and Appraisement include all of the personal assets wherever situate and all of the real estate in the Commonwealth of Pennsylvania of said decedent; that the valuation placed opposite each item of said Inventory represents its fair value as of the date of the decedent's death, based upon a just appraisement made by two or more appraisers sworn well and truly and without prejudice or partiality to appraise the assets of the estate to the best of their skill and judgment; and that decedent owned no real estate outside the Commonwealth of Pennsylvania except that which appears in a memorandum at the end of this Inventory.

Sworn to and subscribed before me this 7th day of December A. D. 1951

Mildred J. Public, Notary Public, My Commission Expires January 31, 1953

Handwritten signatures of Ruth Hartley Weaver and Genevieve Hargrave Bailey

INVENTORY AND APPRAISEMENT of the assets of the Estate of

Harriet L. Hartley

Deceased.

Cash:

Table with 4 columns: Description, Dollars, Cents, and Total. Rows include Cash on deposit, checking account, Fidelity-Philadelphia Trust Company, Philadelphia, Pa. (\$1,541.59); Cash on deposit, savings account, Philadelphia Federal Savings and Loan Association, Philadelphia, Pa. (5,083.58); Cash in decedent's possession (40.00). Total: \$6,625.57.

Tangible Personal Property:

Table with 4 columns: Description, Dollars, Cents, and Total. Row: Contents of decedent's apartment at 342 W. Duval Street, Philadelphia, Pa., consisting of jewelry, books, pictures, furniture, and personal effects (as appraised by Samuel T. Freeman & Company) (1,493.50).

Miscellaneous:

Table with 4 columns: Description, Dollars, Cents, and Total. Rows include Final payment City of Philadelphia pension (210.00); Cancellation value of policy #695346 of Insurance Company of North America (3.75); Remainder of proceeds of policy #K490777 of United States Government Life Insurance issued on life of Arthur Hartley, deceased, husband of decedent (2,055.00). Total: \$2,268.75.

Total \$10,387.82

LAST WILL AND TESTAMENT  
OF  
HARRIET L. HARTLEY.

COPY

I, Harriet L. Hartley, being of sound mind, memory and understanding, do hereby make this my Last Will and Testament hereby revoking any Will by me at any time made.

First... I direct that my executrices, herein after named, pay my just debts and funeral expenses as soon as may be after my death. To meet funeral expenses the County of Philadelphia contributes the sum of seventy five dollars (\$75.) to the estate of a Veteran's widow, which I am. To supplement this amount I direct that part of the sum which may be obtained from the sale of my personal effects, including my automobile, household and office furniture and equipment etc. be used. The balance of this sum shall be used to pay off any other obligations which I may have.

Second.. I direct that Ruth Hartley Weaver be paid the principal amount Twenty four hundred forty three dollars and thirtytwo cents (\$2443.13) and any accrued interest on the mortgage which she holds on my property at Belfast, Waldo County, Maine. To meet this I want the principal of my life insurance policy in the amount of one thousand dollars (\$1000) to be paid to Ruth Hartley Weaver. The policy names Ruth Hartley Weaver as beneficiary but I have always paid the premiums. If the proceeds of the insurance policy together with any balance from the sale of my effects are still not sufficient to pay off the mortgage debt, then I direct that all or any part of the money due to my estate from the Pension Fund of the City of Philadelphia, be used for this purpose.

*Sold  
Inventory  
See Note*

Third.. To Ruth Hartley Weaver I give, devise and bequeath the furnished house and garage at Belfast, Waldo County, Maine for her use during her life time and at her death I wish it to pass outright to my nephew Samuel Nelson Woods Jr. This house and garage shall include the plot of ground extending from Little River, Belfast, Maine on the South to a line at the top of the Hill on which there is a row of blackberry bushes, on the East of the plot is Penobscot Bay and on the West is the State Highway.

Fourth.. To my nephew, Samuel Nelson Woods Jr. I give, devise and bequeath the balance of the ground owned by me in Belfast, Maine. This includes the lot beyond the blackberry bushes known as the Knoll lot, also the lot upon which Frederick Poor has a cottage (for which lot the said Frederick Poor pays twenty five dollars annually for ground rent) and also includes all the ground north of the lot up to what is described in the deed as Moody's line and is now the Southern line of the property known as Rainbow Cabins. All of these lots are bounded by Penobscot Bay on the East and the State Highway on the West, the Northern line is marked by monuments. On the West side of the Highway is a lot of ten or eleven acres now leased to the District Water Co. for twenty (20) years..they having agreed to keep it in good order, pay taxes on it and furnish water free to my property at Little River. These acres are to be considered a part of my bequest to Samuel Nelson Woods Jr. My nephew, Samuel Nelson Woods Jr. may sell any part or all of his acreage if he so desires but it is my earnest wish that he have the consent and approbation of Ruth Hartley Weaver to do this.

Fifth... Samuel Nelson Woods Jr. is to receive the annual groundrent twenty five dollars from Frederick Poor or his successor and Ruth Hartley Weaver is to pay the taxes and upkeep of the property she holds in trust.

Sixth.. Any rest, residue or remainder of my estate shall be applied to pay the Federal and other inheritance taxes so that the heirs named shall receive their bequests free of all or a part of taxes.

Lastly... I appoint Ruth Hartley Weaver and Genevieve Hargrave Bailey  
executrices to serve without bond.

Dated at Philadelphia on  
September twenty fifth,  
Nineteen Hundred Forty Five  
(Sept. 25th, 1945.)

/s/ Harriet L. Hartley

WITNESSES;

Witnessed in the presence of  
Harriet L. Hartley and in the  
presence of each other on the  
above date.

/s/ Dorothy Wood

/s/ Sarah Fogel

No. 3085 of 1951

**ESTATE OF**

Harriet L. Hartley

(Deceased)

**PETITION**

FOR

**PROBATE**

AND

**Letters Testamentary**

Filed Oct. 25<sup>th</sup> A. D. 1951

JOSEPH D. BURKE,  
*Register.*

**FEEES**

Letters Testamentary . . . . .	\$ <u>3000</u>
Certificate . . . . . <u>5</u>	<u>300</u>
Filing Renunciation . . . . .	

Chk 10/25/51 \$ 3300

Fell & Spalding  
*Attorney.*

Address 2717 Fidelity-Philadelphia  
Trust Bldg., Phila. 9, Pa.

add Fee \$10.00 Paid  
12/27/51 *Fell*

(Form No. 34)

No. **C** 5882

COMMONWEALTH OF PENNSYLVANIA  
County of Philadelphia, ss.

DUPLICATE



# Letters Testamentary

By the tenor of these presents, I, JOSEPH D. BURKE, Register for the Probate of Wills and Granting Letters of Administration in and for the County of Philadelphia, in the Commonwealth of Pennsylvania.

## Do Make known to all Men

That on the 25th day of October A.D. 1951

at Philadelphia, before me, was proved and approved the last Will and Testament of Harriet L. Hartley

.....deceased (a true copy whereof is to these presents annexed), having whilst ~~she~~ lived at the time of ~~her~~ death, divers Goods, Chattels, Rights and Credits, within the said Commonwealth; by reason whereof the approbation and insinuation of said last Will and Testament and the committing administration of all and singular the Goods, Chattels, Rights and Credits, which were of the said deceased, and also the auditing of accounts, calculations and reckonings of the said administration and absolute care of the same, to me are manifestly known to belong; and that administration of all and singular the Goods, Chattels, Rights and Credits of said deceased any way concerning ~~her~~ last Will and Testament, is committed to Ruth Hartley Weaver and Genevieve Hargrave Bailey

in the said Testament named **they** having first been duly sworn well and truly to administer the Goods, Chattels, Rights and Credits of the deceased, and make a true and perfect inventory thereof and exhibit the same into the REGISTER'S OFFICE OF PHILADELPHIA, within three months from the date hereof, and to render a just and true account, calculation and reckoning of the said administration at the expiration of six months from the date hereof, or when thereunto required by the Orphans' Court; and also diligently and faithfully to regard and well and truly comply with the provisions of the acts relating to Inheritance Taxes.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal of office, at Philadelphia, this 25th day of October, in the year of our Lord one-thousand nine hundred and Fifty-one

DATE OF DEATH 18th of October A.D. 1951  
(As Per Petition) at 10:35 o'clock A.M.

Fees for Letters Testamentary \$ 30.00  
" Certificate 3.00  
" Filing Renunciation, .....  
Paid \$ 33.00

*A. Albert Chesshore*  
Deputy Register.

must complete "As Reported" column #1.

	SUMMARY	(1) (As Reported)	(2) (As Determined)
Real Property	(Sch. "A")	\$ None	\$
Personal Property	(Sch. "B")	\$ 10,387.82	\$
Transfers	(Sch. "C")	\$ None	\$
		\$	\$
		\$	\$
Gross Taxable Estate		\$ 10,387.82	\$

Will Administration } No. .... Year .....

IN THE  
MATTER OF THE APPRAISEMENT  
OF THE  
ESTATE OF

Harriet L. Hartley  
Deceased

Late of Philadelphia

County of Philadelphia

Commonwealth of Pennsylvania

REPORT AND APPRAISAL

FELT & SPALDING  
2217 EIDELTY-PHILA. TRUST BUILDING  
PHILADELPHIA 9, PA.



**SCHEDULE "C"**  
**TRANSFERS**

**ANSWER EACH QUESTION SEPARATELY**

- (1) Did decedent, within one year of death, make any transfer of any material part of estate without receiving an adequate valuable consideration therefor? (Answer "Yes" or "No")... NO
- (2) Did decedent, at any time, make any transfer of property in contemplation of death, without having received an adequate valuable consideration therefor? (Answer "Yes" or "No")... NO
- (3) Did decedent, at any time, make any transfers of a material part of his estate without having received an adequate, valuable consideration therefor? (Answer "Yes" or "No")... NO  
 Is it conceded that such transfers were made in contemplation of or to take effect at death? (Answer "Yes" or "No")... NO
- (4) Did decedent, at any time, transfer any property in trust by deed or agreement? (Answer "Yes" or "No")... NO
- (5) Did decedent, deputy, or joint renter, within one year of death, withdraw property or evidence of property from any safe deposit box, registered either in decedent's individual name, jointly with another, or to which decedent had access by an agent or as agent for another, and make distribution of such property without having received an adequate, valuable consideration therefor? (Answer "Yes" or "No")... NO

If the answer is "yes" to this question, state below the name of the bank in which the box was located, in whose name registered and set forth the nature and value of the property removed, date of removal, and to whom distributed.

- (6) If the answer to any of the questions from 1 to 5 is "yes," then detail below the nature and value of the property transferred, date of transfer, to whom transferred, and all other facts surrounding said transfer, and in case the transfer was in trust, attach a copy of the deed, agreement or other instrument creating the trust if not of record, otherwise by reference to such recording.

DESCRIPTION	(1) Estate Valuation as of Date of Death	(2) DEPARTMENT VALUATION <u>CAUTION</u> (Do not write in this space)
N O N E		
(Executor-Administrator, if any of the transfers listed above are conceded to be taxable, must total "Estate Valuation" column No. 1 and carry total to column No. 1 in "Summary" on reverse side of Schedule D.)		
	N O N E	



COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF REVENUE
OFFICE OF THE REGISTER OF WILLS
COUNTY OF PHILADELPHIA

RECEIVED
OFFICE OF THE REGISTER OF WILLS
APR 28 1951

RESIDENT DECEDENT

IN THE MATTER OF THE ESTATE OF
Harriet L. Hartley
(State full name of decedent)
Late of Philadelphia County
State of Pennsylvania
County of Philadelphia

AFFIDAVIT OF
EXECUTRIX
of
Philadelphia

Executrix

Ruth Hartley Weaver and Genevieve Hargrave Bailey
of the estate of the above-named decedent being duly sworn, depose and say :

Decedent died October 18 19 51
(Month) (Day) (Year)
leaving a last will, copy of which is hereto attached.

Name and address of attorney or
other representative to whom all
correspondence should be mailed
Fell & Spalding
2717 Fidelity-Phila. Trust Bldg., Phila. 9, Penna.

That as such Executrix deponent is familiar with the affairs of said estate and the property constituting the assets thereof and their fair market value.

That at the time of death there was no safe deposit box registered in decedent's individual name, or jointly with, or as agent or deputy of another, or in decedent's individual name, with right of access by another as agent or deputy, with the exception of the following:—

Table with 2 columns: Name of Bank in which decedent rented a safe deposit box, This safe deposit box rented in name or names of:
Fidelity-Philadelphia Trust Company
Harriet L. Hartley and Ruth Hartley Weaver.

That Schedule A attached hereto and made part hereof sets forth fully and in detail all the real property in the Commonwealth of Pennsylvania of which decedent died seized and possessed, or in which decedent had any right, title or interest at the time of death. It also sets forth the mortgage encumbrances upon each parcel of real property at the date of death, giving the amount still due at death, name of mortgagee, date, rate of interest and book and page of record thereof. In the case of building and loan mortgages it sets forth the face value of the mortgage and states separately the number of shares of building and loan stock pledged to secure the same, the name of the association and the withdrawal value of said shares. As to property encumbered by a building and loan mortgage, the face amount of the mortgage has been deducted from the estimated market value of the property in ascertaining the value of decedent's equity therein, and the building and loan shares have been listed in Schedule "B" at their withdrawal value. It also sets forth in the columns provided therefore the assessed valuation of each of said parcels, the estimated market value thereof as of date of death of decedent.

That Schedule B attached hereto and made part hereof sets forth fully and in detail all personal property whatsoever situated owned by the decedent or in which said decedent had any right, title or interest at the time of death; all moneys left by the decedent at the time of death, whether in decedent's immediate possession, standing to decedent's credit, or in which decedent had any right, title or interest in banks of deposit, savings banks, trust companies, or other institutions, whether individually, or in trust for, or jointly with any other person, giving also separately the accrued interest thereon, if any, down to the last interest day prior to decedent's death in the case of savings banks, and down to the date of decedent's death in all other cases; all bonds, postal savings, treasury certificates or notes and other evidences of indebtedness of the United States to the decedent; all obligations, whether by statute or agreement they are designated as tax free, of the United States, or any state, or political subdivision thereof, or of any foreign country, which are owned or in which the decedent held an interest at the time of death; all wearing apparel, jewelry, silverware, pictures, books, works of art, household furniture, horses, carriages, automobiles, boats, and any and all other personal chattels of whatsoever kind or nature, left by decedent, together with the fairly estimated market value thereof; all bonds and mortgages held by decedent and of all claims due and owing decedent at the time of death, and all promissory notes or other instruments in writing for the payment of money of which decedent died possessed, of whatsoever nature, with interest thereon, if any, giving the face value and estimated fair market value thereof, and if such estimated fair market value be less than the face value, it sets forth briefly the reasons for such depreciation as to each item; all moneys payable to the estate from life insurance policies carried by decedent; all annuity and endowment contracts the proceeds of which were payable upon the death of the decedent; and all the corporate stocks and dividends due thereon and unpaid as of the date of death, bonds and accrued interest thereon to the date of decedent's death and other investment securities owned by the decedent at the time of death, with the market value thereof at such time.

NEWLAND G. BIRDA

APR 29 1951
ch # 835-62
for 18-51

In the case of securities of close or family corporations, the values reported are as far as possible substantiated by financial statements of the corporations, showing the assets and liabilities thereof as of the date of death. The schedule also sets forth the interest of decedent at the time of death in any co-partnership or business, and in support of the value of such interest there is annexed to said schedule, financial statements showing the assets and liabilities of said co-partnership or business. A copy of the co-partnership agreement, if written, or a statement setting forth the nature of the agreement if oral; together with a statement setting forth the character of the business, its location, and such other facts pertaining to the business as may be pertinent to a fair and just appraisal of the decedent's interest therein. It also sets forth in itemized form, together with the fair market value thereof, any other property owned or left by the decedent at the time of death.

That Schedule C attached hereto and made part hereof sets forth a true answer to each inquiry contained therein and in the case of transfers of property, real or personal, within one year of decedent's death, in contemplation of decedent's death, or intended to take effect in possession or enjoyment at or after death, said schedule sets forth the nature and value of such property, to whom transferred, the relationship of the transferees to the decedent, the proportionate share received by each transferee and all other facts of a pertinent nature regarding said transfers. In the case of transfers intended to take effect in possession or enjoyment at or after decedent's death there is also attached to the schedule a copy of the deed, trust agreement or other instrument creating the trust. There is also set forth in said schedule a list of all property, real and personal, with its value, which passed at decedent's death by virtue of the exercise by decedent, either individually, or jointly with another, of any power of appointment vested in decedent, either individually or jointly, by the will, deed, or other instrument of another, with a copy of the instrument creating such power attached to the schedule.

That Schedule D attached hereto and made part hereof sets forth the names and addresses of all persons beneficially interested in this estate at the time of decedent's death, the nature of their respective interests, their relationship, if any, to the decedent, together with the ages at the time of decedent's death of all minors, annuitants and beneficiaries for life under decedent's Will. It also contains a statement showing which of the beneficiaries named in the decedent's will, if any, died prior to decedent, the dates of their deaths, their issue, and the relationship of such issue to the beneficiary.

That all the statements made herein are to the best of deponent's knowledge, information and belief and that the respective schedules set forth all the property of the decedent insofar as the deponent has knowledge at this time.

That the totals of the appropriate columns in Schedules "A," "B" and "C," as directed therein, have been carried forward and properly registered in column #1 in the "Summary" on the reverse side of Schedule "D."

Subscribed and sworn to before me this 28<sup>th</sup>

day of April 1952

Mildred F. Cunningham

Notary Public  
Philadelphia, Pennsylvania

Paul Stanley Weaver  
(Executor-Administrator)

2601 Parkside  
(Street Number)

Philadelphia 30, Pa.  
(City or Town and State)

Note: Before signing affidavit make sure all blank spaces in the affidavit and schedules annexed thereto are filled in with details or the word "None", and in case the assets include rare and unlisted securities, securities of close or family corporations or an interest in any co-partnership or business, that the data and statements required under the paragraph above relating to Schedules "B" are attached. Also make certain that column #1 in the "Summary" on the reverse side of Schedule "D" has been properly completed as above-directed.

REGISTER OF THE  
Philadelphia  
 COUNTY  
 AND AGENT OF THE COMMONWEALTH

STATEMENT OF DEBTS  
 AND DEDUCTIONS

REAL ESTATE . . . . \$ None  
 PERSONAL ESTATE . . . . \$ 10,387.82  
 TOTAL APPRAISEMENT . . . \$ 10,387.82  
 DEDUCTIONS . . . . \$ 2,033.26  
 CLEAR VALUE OF ESTATE \$ 8,354.56

ESTATE OF Harriet L. Hartley LATE OF Philadelphia County  
 DATE OF FILING APPRAISEMENT \_\_\_\_\_ DATE OF DEATH October 18, 1951

DATE	NO. OF VOUCHER	NAME OF PAYEE	REMARKS	AMOUNT
		Samuel T. Freeman & Co.	Appraising contents of	
			Decedent's apartment	\$ 37 25
		The Oliver H. Bair Co.	Funeral Bill	535 00
		G. P. Erbele	Newspapers	2 10
		Philadelphia Gas Works	Final Bill	2 67
		N. Snellenburg & Co., Inc.	Clothing	12 20
		Mary C. Kane	Cleaning services	21 20
		Ruth Hartley Weaver	Reimbursement for	
			payment of Decedent's	
			companion	25 00
		Philadelphia Electric Co.	Final Bill	9 40
		The Bell Telephone Co.	Final Bill	9 01
		Harbison's Dairies	Final Bill	3 54
		Margaret E. Tobin	Cleaning services	4 00
		David H. Gansman, M.D.	Professional services	100 00
		Frederick H. Gehring	Carpentry	2 50
		Administration Expenses	estimated	250 00
		Ruth Hartley Weaver and		
		Genevieve Hargrave Bailey	Executrices' Commission	519 39
		Fell & Spalding	Counsel Fee	500 00
			Debts & deductions allowed	
			in the sum of \$ 2033.26	
			Date approved 5/7/52	
			JOSEPH D. BUCKE	
			Register of Wills, Agent	
			per <i>[Signature]</i>	
			Authorized Signature	

COMMONWEALTH OF PENNSYLVANIA }  
 COUNTY OF Philadelphia } ss:  
 I, Ruth Hartley Weaver HEREBY CERTIFY, THAT TO THE BEST OF  
 MY KNOWLEDGE AND BELIEF, THE FOREGOING IS A JUST AND TRUE STATEMENT OF DEBTS, FUNERAL EXPENSES AND EXPENSES OF  
 ADMINISTRATION SUBMITTED TO THE ESTATE OF Harriet L. Hartley DECEASED, AS DEDUCTIONS FOR  
 INHERITANCE TAX PURPOSES.  
 SWORN AND SUBSCRIBED BEFORE ME THIS 28<sup>th</sup> DAY OF April 1952  
Michael F. Cunningham  
Ruth Hartley Weaver (L. S.)

Will 3085-51

PHILADELPHIA COUNTY

RESIDENT INHERITANCE TAX APPRAISEMENT

SUPPLEMENTAL

Estate of

~~10/18/51~~ <sup>10/18/51</sup> Harriet L. Hartley  
Deceased.

Late of  
Philadelphia

Date of Death, 10/18/51

Appraisement Docket Vol., 171

Page, 441 No. 252386

*pd 5/20/52*

Filed in Register's Office 6/11/52

Amount of tax due, \$ 2.25

DEPARTMENT OF REVENUE

Received, 10%

Examined and Approved,

Wrote about Appraisement, 6/11/52

Appeal from Appraisement,

Entered and Charged, *l. p.*

Fell & Spalding Esqs.

2717 Fidelity Phila. Trust Bldg.

**REGISTER OF WILLS  
INHERITANCE TAX DIVISION  
ROOM 183, CITY HALL  
PHILADELPHIA, PA.**

Estate of: Harriet L. Hartley Will 3086-51 5/13/52 195  
Adm. \_\_\_\_\_  
Misc. \_\_\_\_\_ Date of Death 10/18/51

Notice is hereby given that an appraisement in the above matter prepared by Edward C. Idell,  
Appraiser, has been filed in the Office of the Register of Wills on 5/13/52 195

The assets have been appraised as set forth below.

Real Estate _____	\$	
Personal Property _____	\$	<b>10,387.82</b>
Life Estate _____	\$	
	\$	
<b>Total Gross Estate</b>		<b>10,387.82</b>
Debts and Expenses Allowed _____	x x x x x x x x x	
Debts and Expenses Suspended _____	x x x x x x x x x	
<b>Total Deductions</b>		<b>2,033.26</b>
<b>Net Estate Subject to Tax</b>	\$	<b>8,354.56</b>
Amount Taxable @ 2% _____ Tax	\$	
Amount Taxable @ 10% <b>8,354.56</b> Tax	\$	<b>835.46</b>
Amount Taxable @ 5% _____ Tax	\$	
<b>Total</b>	\$	<b>835.46</b>
(1) Deduct 5% Discount _____	x x x x x x x x x	
(2) Add Interest or Penalty _____	x x x x x x x x x	
(X) Paid on Account <u>4/28/52 Rec. #249469 Dated 835.46</u> <u>4/29/52</u>	x x x x x x x x x	
<b>Line 1, 2 or X</b>		<b>835.46</b>
<b>Amount now due</b>	\$	<b>0-0</b>

McC

Make all checks payable to REGISTER OF WILLS, Agent

- (1)—A discount of 5% of the amount of this tax is allowed if payment is made within three months of the date of death.  
 (2)—Interest or Penalty is imposed on all Inheritance Tax paid after ONE year from the date of death.



SUPPLEMENTAL RETURN

OFFICE OF THE REGISTER OF WILLS

CITY AND COUNTY OF PHILADELPHIA

Ruth Hartley Weaver & Genevieve Hargrave Bailey being duly sworn

according to law, depose and say that ~~that~~ they are the Executrices of the Estate of HARRIET L. HARTLEY <sup>1070</sup> deceased, that ~~the assets of~~ an additional asset of the ~~the personal~~ estate of the said Decedent who died on October 18, 1951 consisted of 1 Series "E" U.S. Saving Bond, face value \$25.00 issued April 1944 No. Q323744004E standing in the name of Mrs. Harriet L. Hartley, 1719 Rittenhouse Sq., Phila., Pa. P.O.D. to Mrs. Ruth Hartley Weaver having a redemption value of \$22.50 as of date of death.

and that the debts, funeral expenses, commission, counsel fee and cost of settlement will amount to \$ as previously reported to wit:

Decedent's debts, (see itemized statement) <small>ON REVERSE SIDE</small>	\$	_____
Funeral Expenses, - - -	\$	_____
Counsel fee, - - -	\$	_____
Commission, - - -	\$	_____
Cost of settlement, - - -	\$	_____
	\$	_____
	\$	_____

and that the Decedent was seized of no real estate at the time of her death, except as previously reported.

Debts & deductions allowed in the sum of None  
Date approved 5/22/52  
JOSEPH D. STURKE  
Register of Wills, Agent  
per [Signature]  
Authorized Signature

Sworn to and subscribed before me the 19<sup>th</sup> day of May 1952  
Mildred L. Cunningham  
Appraiser

NOTARY PUBLIC  
My Commission Expires January 22, 1956

Genevieve Hargrave Bailey  
Ruth Hartley Weaver  
Ch #225  
5-19-52

JUN 1952

16 Klem

ADJUDICATION

Name of Estate Hastley Harriet L.

Will or Adm: 3085 - 51

Date of Death: Oct. 15-51

Date of filing Accounts: 4-29-52

Attorney: Fells, Spalding 2117 Kadelety Bld

Balance shown in Account: 7,296.23

Personal property as shown in Petition for Letters: \_\_\_\_\_

Real Estate as shown in Petition for Letters: \_\_\_\_\_

Amount as shown in Inventory filed: \_\_\_\_\_

Amount as shown in Supplemental Inventory filed: \_\_\_\_\_

Appraisalment filed \_\_\_\_\_ Paid: (Yes ) Attached: (Yes )  
(No ) (No )

Appraisalment filed \_\_\_\_\_ Paid: (Yes ) Attached: (Yes )  
(No ) (No )

Appraisalment filed \_\_\_\_\_ Paid: (Yes ) Attached: (Yes )  
(No ) (No )

Remarks Folder out s/e N.F.T.D.  
Gms

Real Estate \_\_\_\_\_

SUPPLEMENTAL

**INHERITANCE TAX  
AFFIDAVIT**

ENT

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No. \_\_\_\_\_

Will No. 3085 of 19 51

**ESTATE OF**

HARRIET L. HARTLEY  
*Deceased*

**DATE OF DEATH:** Oct. 18, 1951

\_\_\_\_\_  
SUPPLEMENTAL  
AFFIDAVIT

**Relating to Inheritance Tax**

Filed \_\_\_\_\_ 19

**183 City Hall**  
**Philadelphia**  
**FELL & SPALDING**  
**2212 EIDELTY-PHILA. TRUST BUILDING**  
**PHILADELPHIA 9, PA.**

**Supplemental**  
**REGISTER OF WILLS**  
**INHERITANCE TAX DIVISION**  
 ROOM 183, CITY HALL  
 PHILADELPHIA, PA.

Estate of:  
**Harriet L. Hartley**

Will **3085-51** \_\_\_\_\_ **6/11/52** \_\_\_\_\_ 195

Adm. \_\_\_\_\_  
 Misc. \_\_\_\_\_ Date of Death **10/18/51** \_\_\_\_\_

Notice is hereby given that an appraisement in the above matter prepared by **Edward C. Idell**  
 Appraiser, has been filed in the Office of the Register of Wills on **6/11/52** \_\_\_\_\_ 195

The assets have been appraised as set forth below.

Real Estate _____	\$ _____
Personal Property _____	\$ <b>22.50</b>
Life Estate _____	\$ _____
Total Gross Estate _____	<b>22.50</b>
Debts and Expenses Allowed _____	X X X X X X X X X
Debts and Expenses Suspended _____	X X X X X X X X X
Total Deductions _____	<b>None</b>
Net Estate Subject to Tax _____	\$ <b>22.50</b>
Amount Taxable @ 2% _____ Tax	\$ _____
Amount Taxable @ 5% _____ Tax	\$ _____
Amount Taxable @ 10% <b>22.50</b> Tax	\$ <b>2.25</b>
Amount Taxable @ 15% _____ Tax	\$ _____
Total	\$ <b>2.25</b>
(1) Deduct 5% Discount _____	\$ _____
(2) Add Interest or Penalty _____	\$ _____
(X) Paid on Account <b>5/19/52 Rec. #282396 Dated 2.25</b> <b>5/20/52</b> _____	\$ _____
Line 1, 2 or X	\$ <b>2.25</b>
Amount now due	\$ <b>0-0</b>

McC

Make all checks payable to REGISTER OF WILLS, Agent

- (1)—A discount of 5% of the amount of this tax is allowed if payment is made within three months of the date of death.
- (2)—Interest or Penalty is imposed on all Inheritance Tax paid after ONE year from the date of death.

PHILADELPHIA COUNTY

RESIDENT INHERITANCE TAX APPRAISEMENT

Estate of

Harriet L. Hartley

Deceased.

Late of  
Philadelphia

Date of Death, 10/18/51

Appraisement Docket Vol., 171

Page, 441

No. 249469

PA 4-28-52

Filed in Register's Office 5/13/52

Amount of tax due, \$ 835.46

DEPARTMENT OF REVENUE

Received,

10%

Examined and Approved,

Wrote about Appraisement, 5/13/52

Appeal from Appraisement,

Entered and Charged, p.p.

Fell & Spalding Esqs.

2717 Fidelity Phila. Trust Bldg

