

LAST WILL AND TESTAMENT OF MARIE C. WARREN

115 4 0073834

I, MARIE C. WARREN, a resident of Thurston County, State of Washington, being of sound and disposing mind and memory and not acting under duress, menace, fraud or undue influence of any person or persons whomsoever, do make, publish and declare this to be my last will and testament, hereby revoking all prior wills by me made.

FIRST: I direct the personal representative of this will, hereinafter named, to pay all my just debts and funeral expenses as promptly after this will is admitted to probate as the condition of my estate will permit.

SECOND: I declare that I am a single woman, my husband FRANKLIN LAFOREST WARREN having predeceased me. I have no children born to or adopted by me nor do I have any deceased children with any living lineal descendants. My husband's children from a previous marriage are: DUANE FRANKLIN WARREN, KATHYRN L. STOKER, and THOMAS R. WARREN.

THIRD: Pursuant to the provisions of RCW 11.12.260, there may be attached to this Will a writing directing the disposition of certain personal property described in said writing. The writing will either be in my handwriting or signed by me. I may from time to time change said writing. I direct that the most recent writing will govern the disposition of the property described in the list. Any

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property not mentioned in said writing shall pass pursuant to the directions contained in this Will immediately hereafter and, in the event I choose not to attach such a writing to this Will, all of my property shall pass pursuant to the directions contained in this Will.

FOURTH: I will, devise and bequeath rest residue and remainder of my estate of which I die seized and possessed, both real and personal and wherever situate as follows:

- 1) I give 50% of my estate to my sister, TERESA A. QUALE.
- 2) I give 20% of my estate to my step-daughter, KATHYRN L. STOKER.
 - 3) I give 15% of my estate to my niece, KRISTA JEFFERSON.
 - 4) I give 15% of my estate to my niece, JOANNA QUALE.

FIFTH: I hereby appoint my step-daughter, KATHRYN L. STOKER personal representative of this, my last will and testament, and exonerate her from giving bond as such, and authorize her, without any order of court, to sell, encumber and dispose of such property as she may deem fit and to execute conveyances thereof, it being my intention to make this a non-intervention will and that my estate shall be settled without the intervention of any court or courts, and that it shall not be necessary to take out letters of testamentary except to admit this will to probate, to file a true inventory of all of the property of my estate, to give notice to creditors and to the State Department of Revenue or other person having charge of the collection of inheritance taxes, and obtain a decree from the court finding and adjudging that all my debts have been paid and

distributing my property as in this will directed, and that my said estate may be managed and settled without the intervention of any court whatsoever in all other respects.

In the event that my said step-daughter, KATHRYN L. STOKER for any reason fails to qualify as personal representative or fails to complete the probating of my estate, then I appoint HANS STOKER, as alternate personal representative, granting unto him all of the powers and authority to probate this will as a non-intervention will and without bond that are given herein to my said step-daughter, KATHRYN L. STOKER should he act as personal representative hereof.

Signed and sealed this $29\pm$ day of December, 2014.

Marie C. Warren, Testatrix (SEAL)

The foregoing instrument was, on the ______ day of December, 2014, signed and sealed by Marie C. Warren, the testatrix therein named, and duly published and declared by her to be her Last Will and Testament, all in the presence of us, who, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as witnesses. We, and each of us, do also hereby certify that the signature of the said testatrix was duly made upon said instrument and was seen thereon by us before we signed as witnesses, as aforesaid, and that we, and each of us, do now believe the said testatrix to be at this time of sound mind and memory and not acting under duress of any sort whatsoever.

WITNESSES:

Residing at Olympia, Washington

Residing at Olympia, Washington

STATE OF WASHINGTON	·)	
) ss.	AFFIDAVIT OF ATTESTING
County of Thurston)	WITNESSES

The undersigned, competent to testify, being first duly sworn on oath, depose and say:

That the instrument to which this affidavit is attached, dated the 29 day of December, 2014, which purports to be the Last Will and Testament of Marie C. Warren, was signed and executed by her at Olympia, Washington, in the presence of myself and the other witness.

The testatrix thereupon published the instrument as and declared it to be her Last Will and Testament and requested us to sign the same as witnesses.

At the request of, and in the presence of the testatrix, and in the presence of each other, the other witness and I subscribed our names as witnesses thereto.

At the time of executing said instrument, the testatrix, the other witness and I were of legal age, and the testatrix appeared to be of sound and disposing mind and not acting under duress, menace, fraud, undue influence or misrepresentation.

SUBSCRIBED AND SWORN to before me this 29 of

December,

NOTARY PUBLIC in and for the State of Washington, residing at Olympia

My Commission Expires: 09/21/2015

2014.