

LAST WILL AND TESTAMENT OF

MON WATANABE

COPY OF WILL

LOUIS FELDMAN  
ATTORNEY  
261 Broadway  
New York City-10007

Mon Watanabe  
.....  
SIGNED BY MON WATANABE, THE TESTATRIX, TO IDENTIFY THE FIRST PAGE OF HER WILL.

LAST WILL AND TESTAMENT

I, MON WATANABE, residing at [redacted]  
Flushing, New York, in the County of Queens, City and State of  
New York, do hereby make, publish and declare this to be my last  
will and testament, hereby revoking any and all other wills and  
codicils by me at any time heretofore made.

FIRST: I direct that all of my just debts and testamentary  
and funeral expenses be paid as soon as may be practicable.

SECOND: I direct that my entire residuary estate, including all  
property which I may own at the time of my death, real, personal  
and mixed, and any property over which I may have any power of  
appointment, be divided into two equal shares and portions, and I  
give, devise and bequeath such shares and portions as follows:

I. The first of these equal shares and portions I give,  
devise and bequeath to my son, FRANK G. WATANABE, who is also known  
as FRANK CHUSEI WATANABE, CHUSEI WATANABE and CHWESTI WATANABE, who  
presently resides at [redacted]  
[redacted] Honolulu, Hawaii, 96822, if he shall survive  
me. If my said son FRANK shall not survive me, I give, devise and  
bequeath his said one-half share to my trustee hereinafter named,  
to be held in trust for the use and benefit of my son FRANK'S  
two daughters, or the survivor of them, namely, LORI LYNN WATANABE  
and WENDY GAYE WATANABE, both presently residing at [redacted]  
[redacted] Pittsburgh, Pennsylvania, 15235, until the youngest of  
them, or the survivor of them shall reach age thirty, at which time  
the said trust fund then remaining shall be divided, and paid over  
to my then surviving grandchildren, share and share alike, or, all  
to the survivor of them if there be only one. If neither of my  
said grandchildren shall survive to age thirty, then and in such  
event I give, devise and bequeath all of such trust fund assets  
to my daughter, MARY MON TOY, also known as MARY MON TOY OKADA,

SIGNED BY TESTATRIX, MON WATANABE, TO IDENTIFY SECOND PAGE OF HER WILL.

SECOND: continued-

MARY TERU OKADA, nee TERU WATANABE, residing at [redacted] New York City, if she be then alive, and to my said daughter's estate if she be not then alive.

II. I give, devise and bequeath the second one-half share and portion of my said residuary estate to my daughter, MARY MON TOY, above named, if she shall survive me; if my said daughter, MARY, shall not survive me, I give, devise and bequeath her said one-half share to my son, FRANK, above named, if he shall survive me; if my son, FRANK, shall not survive me, I give, devise and bequeath said second one-half portion to the trustee of any trust funds created hereunder for the use and benefit of my two granddaughters, LORI LYNN WATANABE and WENDY GAYE WATANABE, as above set forth, same to be added to such trust fund as if it had been a part of the original, and held subject to the same uses and directions as above set forth.

III. I authorize my trustee, and her successor trustee, both hereinafter named, to use and expend such sums of trust fund money as they, in their own respective discretions, may deem advisable for the use and benefit of my two said grandchildren in matters involving health, education and emergencies.

THIRD: I nominate, constitute and appoint my daughter, MARY MON TOY, above named, to be trustee of any trusts created under this will. If at any time and for any reason she shall not be available to so act, I nominate, constitute and appoint my friend, LOUIS FELDMAN, ESQ., of 261 Broadway, New York City, to be successor trustee in her place and stead. I direct that neither my trustee, nor successor trustee above named shall be obliged to post any bond or undertaking in any court or jurisdiction to qualify and serve hereunder.

FOURTH: I nominate, constitute and appoint my daughter, MARY MON TOY, above named, to be the executrix of this will; if for any reason and at any time she shall not be available to so serve, then and in such event, I nominate, constitute and appoint my son, FRANK C. WATANABE, above named, to act as executor in her place and stead; if at any time FRANK C. WATANABE shall not be available to act as successor executor hereunder, then, and in such event, I nominate, constitute and appoint my friend, LOUIS FELDMAN, ESQ., above named, to serve as executor in his place and stead. I direct that neither my executrix, nor her successor executors, shall be obliged to post any bond or undertaking in any jurisdiction in order to qualify and serve hereunder.

IN WITNESS WHEREOF, I have hereunto signed my name on this 17TH day of March, 1971.

IN THE PRESENCE OF:

SARAH FELDER  
 MINNIE GOLDBERG  
 LOUIS FELDMAN

*Mon Watanabe*  
 MON WATANABE

A T T E S T A T I O N : -

The foregoing instrument, consisting of this page and the two preceding pages, was subscribed, published and declared by MON WATANABE, the testatrix above named, as and for her last will and testament, in our presence and in the presence of each other and each of us, and we, at the same time, at her request, in her presence, and in the presence of each other, hereunto subscribed our names and residences as subscribing witnesses the said 17TH day of March, 1971.

SARAH FELDER . . . . .residing at.  
 MINNIE GOLDBERG . . . . .residing at.  
 LOUIS FELDMAN . . . . .residing at.

LOUIS FELDMAN  
 ATTORNEY FOR MON WATANABE  
 261 Broadway  
 New York City- 10007