H.L. Hunt Will Says Challengers Will Forfeit Rights to Benefits NYTimes DEC 5 1974

DALLAS, Dec. 4 (AP)—The will of H. L. Hunt, the Dallas oil billicnaire, has been filed for probate, and one of its stipulations is that anyone who challenges it will forfeit all rights to benefits and property listed in the will.

Mr. Hunt died Friday at Baylor Hospital after a long illness.

The will, filed yesterday, was signed Feb. 24, 1971. It did not include an inventory of the estate, so the exact size of Mr. Hunt's holdings remains undisclosed.

Mr. Hunt stipulated in his will that his wife, Ruth Ray Hunt, would receive, through a trust established by the will, all his stock in Hunt Oil Company and also their Dallas home and the surrounding property.

The Ruth Ray Hunt Trust is to be overseen by Leo Patterson, a Dallas oilman, and Ray Lee Hunt and June Hunt, children of Mrs. Hunt.

Mr. Patterson was named trustee and Ray Lee Hunt executor of the estate.

The 10 Hunt children received of the stade and receive and flow of the set of the estate is to be divided among the six children of the stade and receive one-fourteenth interest in the Louisiana property through the Loyal Trust. They are Ray Lee Hunt, June Hunt, Mark A. Meeks and Mrs. Hellen Kreiling.

The remaining fourteenths go to the Reliance Trust, whose members were not disclosed by the will.

A. G. Hill, husband of Margaret Hunt Hill, is to receive all Mr. Hunt's stock in Tenable Oil Company.

The rest of the estate is to be divided among the six children and the stock in Tenable Oil Company.

utor of the estate.

The 10 Hunt children received other stock and property outorbar and also through the Loy-