

in order not to impair the capital of the said James Conaway - I hereby authorize and direct my said Executor and Trustee, to accept from the said James Conaway his Bond and Mortgage in the usual form for the sum of Fifty thousand dollars, payable in ten years after my decease with interest, ^{secured by} the said Factory, ^{building} machinery and lot of ground as my interest in said Factory, the said firm of James Conaway and Company, and the balance then remaining due to me in said firm, after deducting the said sum of Fifty thousand dollars, I direct my said Executor and Trustee to accept from the said James Conaway, his Twenty Promissory notes with interest, payable every six months, the same not to be negotiable, the first of said notes to be due and payable to my Executor and Trustee hereinafter named at the expiration of six months after my decease, and one other of said notes to be due and payable every six months thereafter until the last and Twentieth note is paid, said notes to be secured by a Bond and Warrant of Attorney, executed by the said James Conaway to my said Executor and Trustee, and the same not to be filed as a judgment, nor execution is sued thereon unless he shall have defaulted in the payment of at least two of said notes, when the whole number shall become due and payable, and all moneys coming into the hands of my said Executor and Trustee as principal of said Mortgage, or from said notes, to be invested in loans of the United States, State of Pennsylvania or of the City of Philadelphia, all interest or moneys to be applied as hereinafter directed, as to my residuary estate.

Fifth - All the rest residue and remainder of my estate, real, personal or mixed, whatsoever or wheresoever situate, I give devise and bequeath unto Joseph D. Christman of the City of Philadelphia - In Trust - to collect the income thereof, and after deducting the expenses of the Trust, to pay over the net income of my estate unto my said wife, for and during all the term of her natural life, and from and immediately after the decease of my said wife, upon the further trust, to divide my said estate among the three children of Mary A. Campbell of the City of Philadelphia to-wit: Mary Campbell, John Campbell and Anna Maria Campbell, as follows; In trust to pay over one third part of the same unto the said Mary Campbell absolutely. In the event of the decease of the said Mary Campbell during the life time of my said wife, leaving children to survive my said wife, then In Trust, to pay over the part or share to which the said

Mary Campbell would have been entitled if living, unto her children, share and share alike, in the event of the decease of the said Mary Campbell during the lifetime of my said wife, without leaving children to survive my said wife, then In Trust to pay over the part or share thereof, to which the said Mary Campbell would have been entitled if living unto the said John Campbell and Anna Maria Campbell, share and share alike. If the said John Campbell shall be then deceased leaving children to survive my said wife then In Trust to pay over the part or share thereof, to which the said John Campbell would have been entitled if living, unto his children share and share alike, but if the said John Campbell shall be then deceased, without leaving children to survive my said wife, then In Trust to pay over the part or share thereof, to which the said John Campbell would have been entitled if living unto the said Anna Maria Campbell. If the said Anna Maria Campbell shall be then deceased, leaving children to survive my said wife, then In Trust to pay over the part or share thereof to which the said John Campbell would have been entitled if living unto the children of the said Anna Maria Campbell, share and share alike, but if the said Anna Maria Campbell shall be then deceased, without leaving children to survive my said wife, then In Trust to pay over this part or share to which the said Anna Maria Campbell would have been entitled if living unto the said John Campbell. If the said John Campbell shall be then deceased leaving children to survive my said wife, then In Trust to pay over the part or share to which the said Anna Maria Campbell would have been entitled if living, unto the children of the said John Campbell share and share alike, but in the event of the decease of both the said John Campbell and Anna Maria Campbell during the lifetime of my said wife without leaving children to survive my said wife, then In Trust to pay over the part or share of the said rest, residue and remainder of my estate to which the said Mary Campbell would have been entitled if living, unto my Brothers and Sister their heirs, executors administrators and assigns. As to one other third part of the balance of the said rest residue and remainder of my estate In Trust to pay over the same unto the said John Campbell absolutely. In the event of the decease of the said John Campbell during the lifetime of my said wife, leaving children to survive her, then In Trust to pay over the part or share to which the said John Campbell would have been entitled, if living unto his children, share and share alike. In the event of the decease of the said John Campbell during the lifetime of my said wife, without leaving children to