

Thomas Wistar, M.D. may make such selection of my paintings as may suit his fancy.

Fifth. All the Rest Residue and Remainder of my Estate Real Personal and Mixed, what so ever and wheresoever the same may be I give devise and bequeath in five equal parts or shares as follows, namely:

One equal undivided Fifth part of my said Residuary Estate, I give devise and bequeath unto the children of my Sister Lydia J. Wistar, deceased, namely, Mary Brown, Margaret Haines, Hannah Hacker, Sarah Rhoads, Lydia Kendall, Catharine Wistar, Isaac J. Wistar and Thomas Wistar M.D. and to the issue of such of them as may be deceased, leaving issue, and to their respective heirs, executors and administrators and assigns absolutely; so always that such issue, if any, of any of such children so deceased shall take only the share which his her or their deceased father or parents would have taken if living.

One other equal undivided Fifth part of my said Residuary Estate I give devise and bequeath to my sister, Hannah E. Smith, widow of Floyd P. Smith, deceased, her heirs, executors, administrators and assigns absolutely.

One other equal undivided Fifth part of my said Residuary Estate, I give devise and bequeath to my brother Isaac C. Jones, Jr. his heirs, executors, administrators and assigns absolutely.

One other equal undivided Fifth part of my said Residuary Estate I give devise and bequeath to the children of my Brother Samuel P. Jones, deceased, namely: Shipley Jones, Francis M. Bell, Sarah M. Beadell and Elizabeth L. Van Buren and to the issue of such of them as may be deceased, leaving issue, and to their respective heirs, executors, administrators and assigns absolutely; but so always that such issue if any of any of such children so deceased, shall take only the share which his her or their deceased parent or parents would have taken if living.

And the other equal undivided Fifth part of my said Residuary Estate, I give devise and bequeath to my Brother William F. Jones his heirs, executors, administrators and assigns absolutely.


Seventh. It is my Will and I direct that such of the legates named in this Will may be married women shall receive her or their respective

portion or portions upon her or their own separate receipt clear of the control, debts, contracts or interference of any husband at the time said portion or portions is or are received; so however as not to create a trust for the separate use or benefit of such married woman or women.

Eighth. I further will and direct that all collateral inheritance tax to which the respective bequests or devises made in this Will may be subject shall be paid out of my Residuary Estate.

Ninth. I appoint my brother William F. Jones and my nephew, Thomas Wistar, M.D. the Executors of this my last Will and Testament hereby giving them and the survivor of them full power and authority to sell at their discretion either at public or private sale when and as they may deem proper the whole or any part of my Real Estate and to convey the same by good and sufficient Deed or Deeds of Conveyance to the purchaser or purchasers thereof in absolute fee simple or for any less estate without any obligation on the part of such purchaser or purchasers to see to the proper application of the purchase money or any part thereof.

In Witness Whereof I, Franklin B. Jones the Testator, have to this my Will written on five pages of paper set my hand and seal this second day of July Anno Domini One thousand eight hundred and ninety-one (1891)

Franklin B. Jones 

Signed, Sealed, Published and declared as his last Will and Testament by Franklin B. Jones the Testator in the presence of us,

Christopher Wetherill, Jr.

4832 Morris St.

Jermantown

B. Wetherill No 15 E. Penn St.

Jermantown.