

mind memory and understanding do make and publish this my last Will and Testament, hereby revoking and making void all former wills by me at any time heretofore made.

Imprimis: I will and direct that all my just debts and funeral expenses shall be paid as soon as conveniently may be after my decease.

Item: If any of my family should deem it well to purchase in Laurel Hill Cemetery or in any other cemetery a burial lot with a view to removing to the same my remains or the remains of any of the members of my family from Monument Cemetery Section B. I direct my Executors and Trustees to pay to them for that purpose a sufficient sum out of my estate and thereafter from the income of my estate appropriate and pay Twelve Dollars per annum to keep the said lot with the monuments therein in repair.

Item, I give and bequeath unto Mrs. Cora Peterson, Gurden C. P. Langebartel and Edward Langebartel, the three children of my brother Abraham Langebartel or the survivors or survivors of them the sum of One Thousand Dollars to be divided equally among them.

Item - I give and bequeath unto my beloved wife Sarah M. all my household goods, furniture, Silver plate and Ware.

Item: - All the rest, residue and remainder of my Estate, real and personal whatsoever and wheresoever the same may be, I give devise and bequeath unto my Executors hereinafter named, to be held by them in Trust, nevertheless for the uses intents and purposes following, that is to say:

To hold the same and the Securities of which it may consist at the time of my decease with power to change the same from time to time and reinvest in such productive Real Estate or Securities as they may deem wise and judicious without being restricted to such as are known as legal investment Securities and to collect the income thereof and pay over the same as follows.

First to my said wife Sarah M. the sum of Seven hundred and Eighty Dollars per annum in quarterly payments from the date of my death, to be by her appropriated for the maintenance, support and behoof of my unfortunate son John Langebartel for and during the full term of his natural life,

said sum not to be liable for any debts, contracts or engagements heretofore contracted or that may hereafter be contracted by him; nor to any attachment or execution in any way whatsoever, and in case of the death of my said wife my said son John her surviving I direct the said to be similarly paid to my daughter to be by her appropriated for his maintenance and support, and in case of the death of both my said wife and daughter, leaving my said son surviving, then I direct my said Trustees to see to the proper appropriation of the said sum for his comfortable maintenance and support for and during the full term of his natural life.

Second, to my said wife Sarah M. the sum of Six hundred Dollars per annum in quarterly payments from the date of my death, on her individual receipts, so long as she shall remain my widow, for her own sole and separate use.

Third, all the residue and remainder of said income, to pay over to my said wife Sarah M. and my three daughters to wit, Emma Horne wife of Lawrence J. Horne, Amanda Ballenger wife of J. A. Ballenger and Ella Holt wife of Thomas Holt and the survivors of them, in case of the death of either of my said daughters without leaving a child, children or issue of any deceased child living at the time of her death, for and during the full term of their natural lives, for their sole and separate use, share and share alike, the said income not to be subject to any anticipation, sale or alienation in any way whatsoever, whether for or without consideration, and so far as respects the shares of my said daughters, not to be liable for any debts, contracts or engagements heretofore contracted or hereafter to be contracted by them, nor to any debts, liabilities or engagements of the present or future husbands that any of them may have.

But in case of the death of either of my said daughters leaving a child, children or issue of a deceased child her surviving, then to pay over to such child, children or issue or to whomsoever may be their Guardians duly appointed the portion of said income to which their Mother was entitled in her lifetime, until such child children or issue shall respectively attain the age of twenty-one years, such issue taking however only their parents share, when I will and direct my said Trustees to assign transfer and set over to them in fee simple such portion of the principal of my said estate, as the said child, children or issue would be entitled, if my daughters had sur-