

annually, for her support and the support of my children, during her life or widowhood. The interest to be received from the partnership of Watson Malone and Sons on my share therein shall be at the rate of seven per cent. per annum, that amount having been agreed upon between us.

Third. Whereas I have certain policies of life insurance amounting to about twenty four thousand and five hundred dollars, on my life which are made payable to my widow at my death, and whereas my said wife and I have agreed that the same shall, when collected or received from the several companies, be paid over to my executors herein, and shall thereupon be invested by them in like manner as provided in Item Second. I do order and direct that the said moneys when received from said Insurance Companies and paid over to my Executors shall be securely invested at interest by my executors in first mortgages upon good real estate, and the interest thereof shall regularly, quarterly or semi-annually be paid to my wife during life or widowhood for the support of herself and children.

Fourth. I give and bequeath to my beloved wife, all my house-hold furniture for her own absolute use. All other effects, horses, carriages, sleighs, harness and such other articles of personal property not desired to be retained by my wife, shall be sold at public or private sale, and the proceeds thereof be paid to my executors, to be used in the settlement of my estate.

Fifth. In case of my son Watson, Jr., on his arrival at age desires to become a member of said partnership, by whatever name it may be known, he shall have the right to do so and thereupon the said partnership shall give and transfer to him an interest therein equal to the one fourth part of my entire estate, on account to him for that amount, and, in that event, I devise and bequeath the same to him subject to the payment of the interest thereon at the rate of seven per cent. per annum to my wife during her life or widowhood. In such event the payment of interest by my Executors to my said wife on said partnership shares shall be reduced to that extent, but the firm of Watson Malone and Sons shall pay to my executors seven per cent. per annum, interest on any

balance of my interest remaining therein as before mentioned. And this amount so devised and bequeathed by me to my son Watson, Jr. shall be accounted for and distributed among my children, as my desire is to make them all equal, the one with the other.

Sixth. In case of the remarriage of my wife, then the income devised to her use as hereinbefore set forth, shall be reduced from the whole to the one fourth of my estate, and thereafter she shall receive during her life, from my executors, who are Trustees for this purpose, the interest on the one fourth of my estate, which includes the life insurance moneys referred to.

Seventh. I also direct my executors to pay to each of my daughters Jennie S. and Bessie C. on her or their marriage, the sum of Twenty five hundred dollars each, unless they have, prior to that time, received their distributive share, the same to be equalized upon final distribution.

Eighth. In case my said wife shall remarry, upon the happening of said event, I direct that distribution shall be made as soon thereafter as practicable, of three fourths of my estate.

I give, devise and bequeath unto my three children Jennie S. Watson Jr. and Bessie C. the said undivided three fourths of my estate, real and personal or mixed, including said life insurance, to be divided equally between them, their heirs or assigns, each one accounting in said distribution for any legacy or bequest he or she may have received under this will or for any advancement I may have charged against them or any of them, and at the death of my said wife, I devise and bequeath unto my said three children, their heirs and assigns, the other undivided one fourth of my said estate.

Ninth. Should my wife remain unmarried, then I direct my estate to remain as hereinbefore directed until her death, and at her death I devise and bequeath the same, real, personal and mixed unto my three children, Jennie S., Watson Jr., and Bessie C., their heirs and assigns, to be equally divided between them, each child however to be charged in said distribution with any advancement, legacy, or devise under my will, so that each one shall be equalized with the other.

Tenth. Should at any time it become necessary