

full, equal undivided seventh part of my said estate, heretofore given to my said son, to my beloved grandchildren, the children of my said son, Robert K. McNeely, and the lawful issue of any of my said grandchildren, who may then be deceased, in equal parts or shares, so nevertheless that such lawful issue of such grandchild or children, so dying as aforesaid leaving lawful issue him or her surviving, shall take and receive such part and share only of my said estate, as his, her or their parent would have had and taken if then living. Item... I do give, devise and bequeath unto William Bennett Wallace, Robert Wallace and J. Henry Wallace, children of my deceased daughter, Anna M. Wallace, by her husband John K. Wallace, also now deceased, another full equal undivided one seventh part thereof, the same to be held by them, their heirs and assigns forever, in equal portions, as tenants in common. In the event of either of my said three grandchildren, so leaving this life before my decease, without leaving any lawful issue, him surviving, the share of the one so dying, shall revert to his surviving brothers or brother, as the case may be, and be held by him or them, but if the one so dying shall leave lawful issue, him surviving, his share shall be divided to and among such lawful issue, in equal parts or shares. Item... I do give, devise and bequeath another full equal undivided one seventh part thereof to my executors hereinafter named, their heirs, executors and administrators, in trust nevertheless to invest the same and keep the same invested, in interest or rent producing investments or securities, to be selected by them in their discretion, and to collect the annual rents, interest, income or dividends of the same and to pay over the same in equal quarterly payments to my beloved daughter, Elizabeth A. Allen, wife of George A. Allen of the City of Philadelphia for and during the term of her natural life, her receipts alone to be taken for such quarterly payments of income, and in further trust, upon the death of the said Elizabeth A. Allen, to pay the principal part or capital of said one seventh part so held in trust, into the residuary fund of my estate for special distribution as hereinafter directed. Item... I do give, devise and bequeath another full, equal, undivided one seventh part thereof to my executors hereinafter named, their heirs, executors and administrators, in trust nevertheless to invest the same and keep the same invested in interest or rent producing securities, to be selected by them in their discretion, and to collect the annual rents, interest, or dividends of the same, and I provided my beloved daughter, Isabella McMillan, wife of St. Henry McMillan of the City of Philadelphia, shall within 90 days after my decease, unite with her said husband, if he be living at the time of my decease, or if he be dead, that she alone shall do so in the execution of a deed of trust for her

undivided interest in the estate of her father, my late husband William J. McNeely, Senior, deceased, the said trust to be conditioned, first for the payment to my said daughter, Isabella McMillan, of the sum of Five thousand dollars, in cash for her own personal use, and for the investment of the remaining principal of her said share, in good interest or rent bearing securities or properties, and the payment to her of the annual income thereof, in equal quarterly payments, during the term of her natural life, and from and after her death, for the payment of such annual income, in like quarterly payments, to her said husband, St. Henry McMillan for and during the term of his natural life, and for and after the decease of both my said daughter Isabella and her said husband, St. Henry McMillan, then and in trust to divide the principal of the said trust estate, to and among the lawful issue of the said Isabella McMillan, who shall be living at the time of her decease and the children of such lawful issue as shall then be deceased, in equal parts or shares, so nevertheless that such children of such lawful issue of my said daughter Isabella, shall take and receive such part and share only of the said trust estate, as his, her or their parent would have had and taken if then living, pay over the same in equal quarterly payments, to my said daughter Isabella McMillan, for and during the term of her natural life, her receipts alone to be taken for such quarterly payments of income, and in further trust, upon the death of the said Isabella McMillan, to pay over the principal part or capital of the said one seventh part of my said estate so held in trust, into the residuary fund of my estate for special distribution as hereinafter directed. Item... I do give, devise and bequeath the remaining full, equal, undivided one seventh part thereof to my executors hereinafter named, their heirs, executors and administrators, in trust nevertheless to invest the same and keep the same invested, in interest or rent producing securities, to be selected by them in their discretion, and to collect the annual rents, interest, income or dividends of the same and pay the same in equal quarterly payments to my grand children, George H. McNeely, Helen McNeely, Charles Allison McNeely and Catherine A. McNeely, children of my beloved son, William J. McNeely, deceased, in equal shares or portions for and during the term of their respective natural lives and in further trust upon the decease of either of my said four grandchildren, leaving lawful issue to pay the income of the share of the one so dying, in equal parts, to and among such lawful issue, until the last survivors of my said four grandchildren shall be deceased, and in default of such lawful issue the principal part or share of the one so dying, shall remain part of the said trust estate, and the income thereof be paid to