

twenty-one years. And in case no child or children, or the issue of such survive the said Helen M. Drill, then the said sum of Fifty Thousand Dollars with any increase to fall into the residue of my estate.

Also give to my executors in trust the sum of thirty thousand dollars to pay the income thereof to Alice Whilier for and during the term of her natural life; and after her death the income to be paid to her husband Henry for life, and after his death, to pay the principal or sum of thirty thousand dollars to such child or children the said Alice Whilier may have surviving her, or the issue of any deceased child or children, such issue to take the parents share, provided and only in the event of each other's the age of twenty-one years; and in case the said Alice Whilier die without leaving surviving her a child or children, or the issue of any deceased child or children, then the principal or sum of Thirty thousand dollars shall fall into the residue of my estate.

Also give to my executors in trust the sum of Thirty Thousand Dollars to pay the income thereof to Austin Hogan for life and after her death, Sixty Thousand Dollars shall fall into the residue of my estate and the income of the balance to wit Seven Thousand Dollars to be paid the Austin Hogan, son of Savinia A. Hogan for life for his sole and separate use, without being in any way subject or liable to the debts, charges, contracts or engagements of the said Austin Hogan, nor in any event to be believed upon claim by any creditor of his, or any process issuing out of any court, and after his decease to pay the principal or sum of Seven Thousand Dollars to such child or children the said Austin Hogan may leave surviving him at the time of his death, or the issue of any deceased child or children, such issue to take the share the parent would have taken if then living, provided and only in the event of each other's the age of twenty-one years; and in case the said Austin Hogan die without a child or children, or the issue of any child or children surviving him, then the said sum of Seven Thousand Dollars shall fall into the residue of my estate.

Eighthly. Give to each of the children of the late Mahlon and Mary Hallman of Villa Ridge &ings, the sum of One Thousand Dollars.

Ninthly. All the rest residue and remainder of my estate, I give bequeath and devise to the following ten charities share and share alike:

The German Hospital of the City of Philadelphia.

The Old Fellow's Home of said City.

The Old Fellow's Up-chase of said City.

The Masonic Home of said City.

The Pennsylvania Hospital of said City.

The Mary Drexel Home and Mother House of Deaconesses of said City.

The German Society of Philadelphia.

The Franklin Institute of said City.

The Apprentices Library of said City and

The Germantown Lutheran Home of said City.

Tenthly. I give my executors full and ample power and authority to sell any part or the whole of my real estate, upon such terms and in such manner as in their judgment will be most advantageous, provided the Orphans' Court of said city approves the same. And I order and direct that no security or bond of any kind shall be required of my executors.

Eleventh. The policies of insurance on my life I have assigned and transferred to my wife and daughter.

Twelfth. I should hold the promissory note of J. Howell Arthur at my handwritten January 1881 demand and to my executors to cancel and

surrender the same to said Arthur.

Lastly. I nominate and appoint my wife Amanda and my son in law Frank Pinckney executors of this my last will and testament, they to make no claim or charge for commissions or compensation therefor and I request my wife to consult with Chas F. Hinkle attorney, if necessary. And should my wife decline to serve as executor or trustee, then I nominate and appoint the said Chas F. Hinkle as executor and trustee with my son in law Frank Pinckney of this my last will and testament, and in case of the death of either of my said executors and trustees, then I nominate and appoint The Provident Life and Trust Company of Philadelphia co. executor and trustee.

In witness whereof I have hereunto set my hand and seal to this my last will and testament, written on eight sheets of paper this 17th day of November A.D. 1888.

Joseph Neumann

Witness Present

Gustav A. Mair

James H. Hayes

Joseph Neumann, the within named testator do hereby make and publish this codicil to be added to my last will and testament, bearing date the seventeenth day of November A.D. 1888 in manner following to wit: In paragraph marked seventh, I have given the income of Fifty Thousand Dollars to Helen M. Drill for life; I now reduce this sum to Thirty Thousand Dollars; and after her decease give and bequeath the sum of One Thousand Dollars in cash to each child or children the said Helen M. Drill may leave surviving her, or the issue of any deceased child or children, as more particularly set forth in the foregoing will. Also in said paragraph I have given the income of Thirty Thousand Dollars to Alice Whilier for life only, then is her husband but after his death, I revoke the legacy of Thirty Thousand Dollars to the child or children of the said Alice Whilier and instead give and bequeath the sum of one thousand dollars in cash to each child or children the said Alice Whilier may leave surviving her, or the issue of any deceased child or children and as more particularly set forth in the foregoing will relating to this bequest.

Also in said paragraph, I have given the income of thirty thousand dollars to Savinia O'Hora for life and after her death, the income of Seven Thousand Dollars to her son Austin Hogan for life and after his death, the principal of Seven Thousand Dollars to his child or children, this bequest to his child or children revoke and instead give and bequeath the sum of One Thousand Dollars in cash to the child or children the said Austin Hogan may leave surviving him at the time of his death, and so on as more particularly set forth in the said will.

In paragraph marked Ninth of said will, I have given one-tenth of the residue to the Mary Drexel Home and Mother House of Deaconesses, I now revoke this and instead give and bequeath one-half of this one-tenth to the said Mary Drexel Home and Mother House of Deaconesses, and the other half of this one-tenth to the Old Ladies Home of this incoming of said city.

Also in said paragraph Ninth I have given one-tenth of the residue to the Germantown Lutheran Home of said city, this I revoke and instead give and bequeath the said one-tenth of the residue to the following ten charities share and share alike, to wit: