

and until each of my sons shall attain the age of twenty five years.

The said income so received by her to be applied in and about the maintenance education and support of my said children by my said wife without any liability or accountability to any person or persons whomsoever for the use or application of the said income. And as each of my said sons shall attain the age of twenty five years respectively then and in such an event I give and bequeath to each of my said sons so attaining the age of twenty five years the sum of Ten Thousand and Dollars which is to be charged against their shares in my estate and as each of my said sons shall attain the age of thirty years then and in such an event I give devise and bequeath to each of my said sons so attaining the age of thirty years the remainder and balance of the proportionate amount of the said two thirds of the residue of my estate absolutely and in fee I direct that the income upon the remaining sum after the payment of the Ten Thousand dollars aforesaid to my sons attaining the age of twenty five years shall be paid to my sons until they attain the age of thirty years aforesaid upon their own separate and respective receipts or orders in writing only from time to time and so that the same or any part thereof shall in no way or manner be subject to or liable for their debts contracts or engagements whether by way of assignment anticipation or otherwise. And as each of my said daughters shall respectively attain the age of twenty one years I do give devise and bequeath the proportionate share of my residuary estate of the one so attaining the age of twenty one years to my executor hereinafter named and their successors or successors to said office An Trust nevertheless to keep the same safely and securely invested and after deducting all legal costs and expenses to pay divide and distribute the net rents income issues dividends and profits arising therefrom unto my daughters respectively for and during the full term of their natural life upon their own receipts or orders in writing only from time to time and so that the same or any part thereof shall in no way or manner be subject to or liable for their debts contracts or engagements whether by way of assignment anticipation or otherwise and from and immediately after the death of my said daughters respectively then and in such an event I do give devise and bequeath the principal of the one so dying to each and every her child or children which shall then be living and the issue of any such issue however taking only the part or share to which his her or their deceased parent would have been entitled if living. Should however any of my said daughters die leaving no child children or issue then and in such an event I order and direct that the principal of the share

of the one so dying shall fall into and form part of my residuary estate and shall be divided equally between my remaining children the shares of my sons to be paid to them absolutely and in fee but the shares of my daughters to be held in trust upon the same uses and trusts as are hereinbefore set forth. Should however all my said children depart this life before attaining the age of twenty one years without leaving any child children or issue then or any of them surviving then and in such an event I give devise and bequeath the rents income interest dividends issues and profits from the said two thirds of my residuary estate to my said wife Katie L. Kimball for her own use benefit and behoof for and during the full term of her natural life and upon and immediately after the decease of my said wife Katie L. Kimball and in the event of my said children being deceased leaving no child children or issue then or any of them surviving I give devise and bequeath one full equal third part of the principal of my said residuary estate unto my brother Charles H. Kimball absolutely I give devise and bequeath one other full equal third part thereof to William Harris, Blanche Lebell (nee Harris) and C. Addison Harris the children of my deceased sister Fannie Harris share and share alike and the remaining one full equal third part thereof I give devise and bequeath to Howard H. Curtin and Maud Curtin children of my deceased sister Emma M. Curtin also fully share and share alike. Should however my wife Katie L. Kimball die before any of my daughters shall attain the age of twenty one years or shall die before any of my sons shall attain the age of twenty five years then and in that event I give devise and bequeath the share of the principal of my daughters who shall not have attained the age of twenty one years and of my sons who shall not have attained the age of twenty five years at the death of their mother Katie L. Kimball to my executor hereinafter named and the survivor and such person or persons corporation or corporations as may succeed them in the said office An Trust nevertheless to invest and keep the same safely and securely invested and after deducting all legal costs and charges to apply the net rents interest issues income dividends and profits derived therefrom in and about the maintenance education and support of my said children until they shall respectively attain the age of twenty one years and as soon as my said daughters shall respectively attain the age of twenty one years I order and direct that the principal of the proportionate amount of the said two thirds of the residue of my estate of the one so attaining the age of twenty one years shall be held upon the same trusts and conditions and for the same uses and purposes as is hereinbefore provided for such of my daughters as shall have attained the age of twenty one years before