

held and retained by my said Trustees upon the uses and Trusts hereinafter created by the Fifth Section of my will for the use and benefit of my daughter Adelaide Ruggles Hall and her children or issue of deceased children, as the case may be, with the same and like testamentary power of disposition hereinafter conferred upon my said last named daughter of and concerning the share of my estate hereinafter directed to be held in Trust for her by said Fifth Section of my will.

Fifth: At the death of my said wife I will and direct that my said Trustees ^{shall} set apart out of the capital of my estate the sum of Twenty thousand dollars or in their discretion assets and securities out of the capital and investment of my said Trust Estate to the par value of Twenty thousand dollars, which said money or assets, investments and securities shall be held and retained by my said Trustees, The Provident Life and Trust Company of Philadelphia, and their Successors, in Trust nevertheless to invest, re-invest and keep invested the same in such securities as the officers of the said Company may deem prudent without restriction to so-called legal investments, my object being to secure, if possible, a higher rate of interest than can be obtained by investment in securities designated by law for the investment of Trust moneys, holding said Trustees responsible only for the care and prudence exercised by them in the investment of their corporate funds, and to manage and control said Trust Estate, to keep the real estate thereof, if any, in such proper and necessary repair as may be expedient, to collect and receive the rents, income, issues and profits of said Trust Estate, and after deducting thereout taxes, costs of repair and all other lawful costs and charges, then to pay over the net income thereof when and as same may be received, quarterly, unto my daughter Adelaide Ruggles Hall for the term of her life; and upon the death of my said daughter then to pay over, transfer and convey the money, assets and securities which may then comprise the principal or capital of said Trust Estate unto such person or persons and in such manner, shares and proportions, as she by her last Will and Testament may direct, limit and appoint; and in default of such direction, limitation and appointment, then to pay over, transfer and convey said money, assets and securities to such child or children of her, my said daughter Adelaide Ruggles Hall, as she may leave living at her death, share and share alike, and to the then living issue of any deceased child or children of my said daughter, such issue to take and among themselves equally divide the share or shares which their deceased parent or parents would have taken if living; and in default of a child or children of my said daughter Adelaide Ruggles Hall living at her death or the issue of any then deceased child or children living at the death of my said daughter then and in either such case I will and direct that the money, assets and securities which may then comprise the principal or capital of said Trust created by this Fifth Section of my will shall be and retained by my said Trustees upon the uses and Trusts hereinbefore created by the Fourth Section of my Will for the use and benefit of my said daughter Annetta Louisa Hall and her children or issue of deceased children, as the case may be, with the same and like testamentary power of disposition hereinbefore conferred upon my said daughter Annetta Louisa Hall of and concerning the share of my estate hereinbefore directed to be held in Trust for her by said Fourth Section of my Will.

Sixth: One half of all the rest, residue and remainder of my property and estate, real, personal and mixed, of whatsoever kind and description and wheresoever situate (after the death of my said wife and after setting aside the shares and proportions of my estate heretofore directed to be held in Trust respectively for my aforesaid two daughters) I give, devise and bequeath absolutely and in fee unto the said The Provident Life and Trust Company of Philadelphia, their Successors and Assigns, in Trust nevertheless to invest, re-invest and keep invested the same in such securities as the officers of the said Company may deem prudent without restriction to so-called legal investments, my object

being to secure, if possible, a higher rate of interest than can be obtained by investment in securities designated by law for the investment of Trust moneys, holding said Trustees responsible only for the same care and prudence exercised by them in the investment of their own corporate funds, and to manage and control said Trust Estate, to keep the real estate thereof in such proper and necessary repair as may be expedient, to collect and receive the rents, income, issues and profits of said Trust Estate, and after deducting thereout taxes, costs of repairs and all other lawful costs and charges, then to pay over the net income therefrom when and as the same shall be collected, quarterly, unto my said daughter Annetta Louisa Hall until she shall attain the age of forty years; and when my said daughter shall attain the age of forty years, then I will and direct that the money, assets and securities which may then comprise the principal or capital of the Trust created by this Sixth Section of my will shall be paid, transferred and conveyed unto her free of all Trusts; and if my said daughter shall die before attaining the age of forty years, then to pay over, transfer and convey the money, assets and securities which may then comprise the principal or capital of said Trust Estate unto such person or persons and in such manner, shares and proportions as she by her last Will and Testament may direct, limit and appoint; and in default of such direction, limitation and appointment, then to pay over transfer and convey said money, assets and securities to such children of her, my said daughter Annetta Louisa Hall, as she may leave living at her death, share and share alike, and to the then living issue of any deceased child or children of my said daughter, such issue to take and among themselves equally divide the share or shares which their deceased parent or parents would have taken if living; and in default of a child or children of my said daughter Annetta Louisa Hall living at her death or the issue of any then deceased child or children living at the death of my said daughter, then in either such case I will and direct that the money, assets and securities which may then comprise the principal or capital of said Trust created by this Sixth Section of my Will shall be held and retained by my said Trustees upon the uses and Trusts hereinafter created by the Seventh Section of my Will for the use and benefit of my daughter Adelaide Ruggles Hall and her children or issue of deceased children, as the case may be with the same and like testamentary power of disposition conferred upon my said last named daughter of and concerning the share of my estate directed to be held in Trust for her by said Seventh Section of my Will.

Seventh: The remaining half of all the rest, residue and remainder of my property and estate, real, personal and mixed, of whatsoever kind and description and wheresoever situate (after the death of my said wife and after setting aside the shares and proportions of my estate heretofore directed to be held in Trust respectively for my aforesaid two daughters) I give, devise and bequeath absolutely and in fee unto the said The Provident Life and Trust Company of Philadelphia, their successors and Assigns, in Trust nevertheless to invest, re-invest and keep invested the same in such securities as the officers of the said Company may deem prudent without restriction to so-called legal investments, my object being to secure, if possible, a higher rate of interest than can be obtained by investment in securities designated by law for the investment of Trust moneys, holding said Trustees responsible only for the same care and prudence exercised by them in the investment of their own corporate funds, and to manage and control said Trust Estate, to keep the real estate thereof in such proper and necessary repair as may be expedient, to collect and receive the rents, income, issues and profits of said Trust Estate, and after deducting thereout taxes, costs of repairs and all other lawful costs and charges, then to pay over the net income therefrom when and as the same shall be collected, quarterly, unto my said daughter Adelaide Ruggles Hall until she shall attain the age of forty years; and when my said daughter shall attain the age of forty years; then I will and direct that the money, assets and securities which may then comprise the principal or capital of the Trust created