

then in trust, to have, hold and pay over the same to such person or persons for such uses and purposes as my said daughter by any Instrument of writing in the nature of a Last Will and Testament shall direct limit and appoint, and in the event of her not exercising such power of direction, limitation and appointment in the event of my said daughter so dying leaving lawful issue her to survive then, to divide the same to and among the children of my said daughter and the lawful issue of any, of any deceased child or children of hers, equally share and share alike, such issue to take however only such share or shares as his her or their parent or parents would have taken, if then living, but in the event of my said daughter so dying without having exercised the aforesaid power of appointment and without leaving lawful issue her surviving then to divide the same to and among my heirs at law and next of Kin in accordance with the Intestate Laws of the State of Pennsylvania.

Four equal one eighteenth parts or shares I give, devise and bequeath unto my son, Edward H. Hess and my friend and counsel Charles F. Ziegler and the survivor of them In Trust to have and hold the same to invest and keep the same invested in real and good securities, using their best and sound discretion to collect the income thereof and to pay over the net income thereof from time to time as same accrues and is received unto my daughter Mabel D. Hess for and during the full term of her natural life, free clear and discharged of and from her debts, contracts and engagements and of and from attachments, executions or anticipations, her receipt or that of her duly constituted attorney to be their sole acquittance and from and after the decease of my said daughter then In Trust to have hold and pay over the same to such person or persons for such uses and purposes as my said daughter by any Instrument of writing in the Nature of A Last Will and Testament shall direct, limit and appoint and in the event of her not exercising such power of direction limitation and appointment, in the event of my said daughter so dying leaving lawful issue her to survive then to divide the same among the children of my said daughter and the lawful issue, if any, of any deceased child or children of hers, equally share and share alike, such issue to take however only such share or shares as his her or their parent or parents would have taken if then living, but in the event of my said daughter so dying without having exercised the aforesaid Power of appointment and without leaving lawful issue her surviving then to divide the same to and among my heirs at law and next of kin in accordance with the Intestate Laws of the State of Pennsylvania, Three equal one eighteenth parts or shares I give, devise and bequeath unto my son Edward H. Hess, and my friend and counsel Charles F. Ziegler, and the survivor of them In Trust to have and hold the same, to invest and keep the same invested in real and good securities, using their best and sound discretion, to collect the income thereof and to pay over the net income thereof from time to time as same accrued and is received unto my daughter Lillian D. Royal, wife of Thomas M. Royal for and during the full term of her natural life free, clear and discharged of and from her debts, contracts and engagements and of and from attachments, executions or anticipation her receipt or that of her duly constituted attorney to be their sole acquittance, and for her sole and separate use, notwithstanding coverture and without liability for the contracts, debts or engagements of her husband and not subject to his control or interference and from and after the decease of my said daughter, then In Trust to have, hold and pay over the same to such person or persons and for such uses and purposes as my said daughter by any Instrument of writing in the nature of a Last will and Testament shall direct, limit and appoint, and in the event of her not exercising such direction, limitation and appointment, in the event of my said daughter so dying leaving lawful issue her to survive, then to divide the same to and among the children of my said daughter

and the lawful issue, if any, of any deceased child or children of hers, equally share and share alike, such issue to take however only such share or shares as his, her or their parent or parents would have taken if then living but in the event of my said daughter so dying without having exercised the aforesaid Power of appointment and without leaving lawful issue her surviving, then to divide the same to and among my heirs at law and next of Kin in accordance with the Intestate Laws of the State of Pennsylvania. One full equal one eighteenth part or share I give, devise and bequeath unto my son Edward H. Hess, and my friend and counsel, Charles F. Ziegler and the survivor of them In Trust to have and hold the same to invest and keep the same invested in real and good securities using their best and sound discretion, to collect the income thereof and to pay over the net income thereof, from time to time as same accrues and are received unto my granddaughter, Mellie K. Sullivan (the daughter of my deceased daughter Mellie K. Sullivan and her husband John Russell Sullivan) for and during the full term of her natural life, free, clear and discharged of and from her debts contracts and engagements and of and from attachments, executions or anticipation, her receipt or that of her duly constituted attorney or her duly constituted Guardian during her minority to be their sole acquittance, and from and after the decease of my said granddaughter, in the event of her dying leaving lawful issue her to survive then in Trust to pay over and divide the same among her children then living and the lawful issue of any deceased child or children of hers if any such issue issue taking however, only such part or share as his, her or their parent or parents would have taken if then living, but in the event of my said granddaughter dying without leaving lawful issue her to survive, then to divide the same among my heirs at law and next of Kin in accordance with the Intestate Laws of the State of Pennsylvania.

Three equal one eighteenth parts or shares I give, devise and bequeath unto my son Frank Hess absolutely.

And the remaining three equal one eighteenth parts or shares I give, devise and bequeath unto my son Edward H. Hess absolutely.

Sixth: I constitute and appoint my daughter Alice Hess my son Edward H. Hess and my friend and counsel Charles F. Ziegler and the survivor and survivors of them Executrix and Executors of this my last will.

IN TESTIMONY WHEREOF I, David M. Hess have unto this my last will written on two sheets of paper subscribed my name and affixed my seal this Eighteen day of December Anno Domini Nineteen hundred and six (1906)

David M. Hess (seal)

Signed, sealed, published and declared by David M. Hess, the Testator as his last will and Testament, to us and in presence of us together in his presence who at his request in his presence and in presence of each other have together subscribed our names as witnesses hereto:

Jne I. McGuigan, M. D.

6018 Drexel Road.

KreussR. Pennington,

219 S. DeKalb St.

37 and Walnut Sts.