

to the expiration of five years from my death, to pay over said dividends for the remainder of said five years and to transfer said shares at the expiration thereof to such persons as my said son may by will appoint to receive said shares shall be living at the expiration of five years from my death; and in default

of such appointment to pay said dividends for the remainder of said five years to his issue per stirpes, upon the principle of representation and at the expiration of said five years, to transfer said shares to such of the issue of my said son as may then be living per stirpes. In case at the expiration of five years from my death my said son shall be dead, leaving no issue then surviving, and shall have failed to dispose of said shares by appointment to any person or persons then living, said shares shall become a part of my residuary estate and shall be disposed of in the same manner as the other shares of stock of said Philadelphia Brewing Company composing a part of my residuary estate. In case at the date of my death my said son shall not be living this legacy shall lapse.

Third: I give and bequeath to my said Executors one thousand shares of my said stock IN Trust for my son, John McGlinn, Jr., and One thousand Shares in Trust for my son, Joseph C. McGlinn, upon the same terms and conditions in each case as are provided in case of the shares of said stock left in trust for my son, William J. McGlinn, under Item Second hereof, and subject to the further condition that said shares shall not be transferred to either of my said ~~sons~~ ~~share shall not be transferred to either of my said sons~~ unless and until he shall reach the age of thirty years; and in case of his death before he shall have reached the age of thirty years, my said Executors and Trustees shall thereupon (but in no case within five years from the date of my death) transfer said stock to such persons as would be entitled to receive the same, should my said son die within five years from my death. In Case at the date of my death either of my said sons shall be dead the legacy hereby bequeathed to him shall lapse.

Fourth: Such part of the rest, residue and remainder of my estate as shall consist of shares of stock of the Philadelphia Brewing Company and John McGlinn, Distilling Company I give and bequeath to my executors in Trust to collect the dividends accruing thereon and to pay over the same in equal shares to my sons, William J. McGlinn, John McGlinn Jr., and Joseph C. McGlinn and my daughters, Annie McGlinn (known as Sister M. Teresa, of the Convent of Mercy) Maria S. Hallahan, wife of Charles E. Hallahan and Regina J. Wills, wife of Joseph J. Wills, and Helen McGlinn, or to the issue of any of them who may be dead leaving issue per stirpes, until the expiration of five years from the date of my death, whereupon, I direct my said Executors and Trustees to divide said shares of stock into as many equal portions as there may be children of mine then living, or the issue of deceased children (the issue of any deceased child to represent the parent and take such share as his, her or their parent, if living, would have taken) and thereupon to transfer and deliver to each of my said sons who shall have reached the age of thirty years and to each other son upon reaching the age of thirty years, his equal portion of said shares of stock; and in case of the death of any of my said sons within five years from my death or before reaching the age of thirty years, said Executors and Trustees shall transfer and deliver his portion of said shares of stock to such person or persons as under the same circumstances would be entitled to receive the shares bequeathed in trust for said son under Items Second or third hereof. In case at the time of my death any of my said sons shall be dead leaving issue I direct that his portion of said property shall be delivered, assigned and transferred to such of his issue as shall be living at the

expiration of five years from the date of my death, per stirpes.

The share of any of my daughters who shall be living at the expiration of five years from my death shall be held for her by my said Executors and Trustees in Trust to Collect the dividends thereon and to pay over the same to her from time to time during her lifetime free from the debts, contracts or engagements of herself or her husband, if married; and upon the death of my said daughter to assign and deliver said share of stock to her issue if she shall die leaving issue, per stirpes, upon the principle of representation. In case of the death of any such daughter without leaving issue, her share of said property shall be assigned and transferred to such persons as would be entitled to my general residuary estate. In Case of the death of any of my daughters within five years from the date of my death, the dividends upon such shares of stock as would have been held in trust for her had she lived until the expiration of five years from my death shall be paid to her issue upon the principle of representation, and said shares shall at the expiration of five years from my death be delivered and transferred to such of her issue as shall then be living, per stirpes; and in case at the expiration of five years from my death there shall be no issue of such daughter then living said shares shall be delivered and assigned to such persons as would be entitled to receive my general residuary estate. In case at the time of my death any of my said daughters shall be dead leaving issue I direct that her portion of said property shall be delivered, assigned and transferred to such of her issue as shall be living at the expiration of five years from the date of my death.

Fifth: IN case at any time it may seem best to my said Executors and Trustees to sell the whole of my stock in the Philadelphia Brewing Company or the John McGlinn Distilling Company, they are hereby authorized to sell the same at public or private sale, at such times, for such price and upon such terms as they may deem best and in such case the proceeds of such part of said shares as I have bequeathed to any of my said sons or daughters or in trust for them in Items Second, Third and Fourth hereof shall be paid to such sons and daughters, or held in trust for them upon the same terms as provided in said Items of my will, except that such gifts shall in such case take effect immediately without waiting for the expiration of five years from my death.

Sixth: All the rest, residue and remainder of my estate, real and personal, wheresoever the same may be, of which I may die seized or possessed, or to which I may be entitled at the time of my death, I give, devise and bequeath to my Executors and Trustees in Trust to divide the said estate into as many equal parts as there may be children of mine then living, or the issue of any deceased child, the issue of any such deceased child, however to take such share as his, her or their parent, if living, would have taken, and to pay over to each of my sons who shall then have reached the age of thirty years one of said equal shares of my said residuary estate, and to continue to pay to each of my said sons who shall not have reached the age of thirty years the income from one of said equal shares of my residuary estate until such son shall reach the age of thirty years, and thereupon to pay over to him the principal of such share, if, however, such son shall die before reaching the age of thirty years, I direct that his share shall be paid over and delivered to such persons as he may by will appoint, and in default of such appointment, to his issue, and in default of an appointment as well as of issue to survive him, such share shall be paid over and transferred to such persons as shall be entitled to the remainder of my residuary estate under the terms of this my will. The principal of the