

assistants.

THIRD:- In addition to the amount provided to be paid to my beloved wife Sarah, under the terms of the anti-nuptial contract in writing entered into between us, I give and bequeath unto her two thousand dollars (\$2000) cash absolutely, for her own use to be paid as soon as may be conveniently after my decease.

FOURTH:- In addition to the aforesaid I give devise and bequeath unto my said wife, Sarah as long as she shall remain my widow, the house and lot of ground where I now reside situate at twenty-two hundred and forty-eight (2248) Franklin Street in the City of Philadelphia, with all my household goods and furniture, plate and appointments of every kind just as the same may be at the time of my decease. Provided however that the personal articles shall only remain in the possession of my wife so long as she shall continue to reside in said house. The devise and legacy are upon the condition that she shall pay all taxes, water rents, etc. etc. which may be assessed against the real estate during her occupancy and that she shall at her own cost and expense keep the same in repair. My wife shall be obliged to sign an inventory of the personalty but she shall not be obliged to give any security for the safekeeping of the articles.

Upon the death or second marriage of my said wife or upon her refusal to occupy said house as a residence, whichever event shall first occur, I order and direct that said house, lot of ground, furniture, plate and appointments, shall be sold and disposed of by my executors, the proceeds being held thereafter as part of my residuary estate.

FIFTH:- I give all my wearing apparel and articles of personal ornament to my said wife to dispose of the same as she may deem best.

SIXTH:- I give and bequeath the following legacies to the parties named free and clear of collateral inheritance or succession tax, it being my will and direction that such tax shall be paid out of my residuary estate.

To Sarah Boyle, formerly Sarah O'Neill now of County of Antrim, formerly of County Down, Ireland, I give and bequeath the sum of Four thousand dollars (\$4000).

To Mary Clark formerly Mary O'Neill, now of Mineral Point, Wisconsin, formerly of Philadelphia, Pennsylvania, I give and bequeath the sum of three hundred dollars (\$300).

To Bridget McCloskey now residing at No. 1020 Wallace Street, Philadelphia, I give and bequeath the sum of three hundred dollars (\$300).

To Alice O'Neill of New York, I give and bequeath the sum of Three hundred dollars (\$300).

To the Sisters of Mercy (whose convent is situate at Merion, Pennsylvania and whose academy is situate at the corner of Broad Street and Columbia Avenue in the City of Philadelphia) I give and bequeath the sum of two thousand dollars (\$2000).

To Charles McGrath who was formerly connected with me in business, I give and bequeath the sum of two hundred dollars (\$200).

SEVENTH:- I give and bequeath unto the Fidelity Trust Company of Philadelphia the sum of two hundred and fifty dollars (\$250) in trust to invest the same and keep the same invested and to collect and expend the net income arising therefrom in and about keeping

my family burial lot and the monument thereon in proper order and condition.

EIGHTH:- I order and direct that all my residuary estate real, personal and mixed shall be divided into as many parts or shares as at the time of my decease there shall be then living children of mine and dead children of mine represented by descendants then living. The share of any descendant of any grand-child or of any child of mine who under the above or subsequently directed division shall be entitled to take but shall be a minor at the time of my decease, shall not despite any direction herein contained, take directly. Such share shall be paid over to the Fidelity Trust Company and Joseph P. McCullen the trustees under this my will, to be held by them as trustees upon the following trusts.

In trust until the death or attainment of majority by said descendants, whichever event shall first occur, to pay over the income to the descendants or its use and benefit.

In trust upon the attainment by the descendant of its majority to pay over the principal and accumulation of any principal to it. In trust in case of the death of said descendant before the attainment of its majority, leaving descendants to pay over the principal of said shares to said descendants.

In trust in case of the death of said descendant during its minority leaving no descendants it surviving, to divide the principal and accumulations of income into as many parts or shares as at that time there shall be brothers and sisters of descendant then living, being of my blood and brothers and sisters of said descendant being of my blood then dead, represented by descendants then living, and to sub-divide the share falling to each set of descendants of said descendant then dead, amongst them per stirpes upon the principal of representation and to pay over, assign and convey to each brother and sister and descendant of brother and sister who shall then be found entitled, its share in fee simple.

In trust in case at the death of said descendant there shall be no descendants living and no brother or sister or descendant of dead brother or sister then living, to divide the principal and accumulations of said decedent's share into as many parts or shares as at that time, there shall be children of mine then living and children of mine then dead represented by descendants then living and shall sub-divide the share falling to each set of descendants of the child of mine then dead amongst them per stirpes upon the principal of representation and to pay over to each child of mine, who shall then be living and to each descendant of a then dead child of mine its share in fee simple. Provided that any share which shall pass to my son, Hugh O'Neill or to either of my grand-children, Marie and Virginia (children of my deceased son, Charles O'Neill) shall be held by the trustees herein named on precisely the same trusts as have been declared of and concerning their original shares.

During the activity of the trust, the trustees shall possess over the property held thereunder, all the powers herein conferred by other clauses upon trustees, of any part of my residuary estate.

To each child of mine who shall be found entitled at the time of my decease, I give, devise and bequeath in fee simple and absolutely, one of said parts or shares of my residuary estate and to each set of descendants of a child of mine then dead, I give, devise and bequeath in fee simple and absolutely, one of said parts or shares divided as