

decease before my said wife, leaving widow and issue, then I give, devise and bequeath the said equal part unto Fidelity Trust Company, IN TRUST, to hold, invest and reinvest the same, and pay over the net income arising therefrom as follows:

One-half of said income unto Anna Thomas, wife of my said son, during the term of her life, or so long as she remains a widow. Upon her death or remarriage, then this one-half of this portion of my estate is to be held under the same trusts as the remaining half of his share; and the other half of said income, I direct shall be paid during the minority of the children of my said son, William Jordan, Junior, for their maintenance, education and support, and upon arrival at majority of such children respectively, I direct that there shall be paid to the one so attaining majority his or her share of the principal, including the proportion thereof that shall fall into this share upon the decease or remarriage of his or her mother.

(b) One other of said equal parts, I give, devise and bequeath as follows:

One Thousand Dollars thereof, I give unto my daughter, Alice Gihon Jorgensen, wife of Erling L. Jorgensen, absolutely; and the remainder thereof I give, devise and bequeath unto Fidelity Trust Company, IN TRUST, to hold invest and reinvest the same, and pay over the net income arising therefrom in quarterly instalments unto my daughter, Alice Gihon Jorgensen, for the full term of her natural life, and upon her decease leaving issue, I give, devise and bequeath the principal of said fund so held in trust, unto such issue equally, per stirpes, who may survive her. In case of her death without issue surviving her, then I direct that her share shall be disposed of as follows:

I direct that one-half of this fund shall continue to be held in trust by Fidelity Trust Company, IN TRUST, to pay over the net income arising therefrom unto the said Erling L. Jorgensen, her husband, for and during the full term of his natural life, if he survive his said wife, and upon his decease, I direct that this one-half of said one-third of my estate shall be held upon the same terms as the remaining one-half of said one-third of my estate, as is hereinafter immediately set forth.

The other one-half of said one-third of my estate, or the whole thereof if the said Erling L. Jorgensen shall predecease his wife, shall be paid over in equal shares as follows:

To my son, William Jordan, Junior, absolutely, and to Fidelity Trust Company, IN TRUST, for my daughter, Kate, wife of Rev. Robert J. McPetridge, as is hereinafter provided for her one-third part of my entire residuary estate.

(c) And the other of said equal parts, being one-third of my said residuary estate, I give, devise and bequeath as follows:

One Thousand Dollars thereof, I give unto my daughter, Kate, wife of Rev. Robert J. McPetridge, absolutely; and the remainder thereof, I give, devise and bequeath unto Fidelity Trust Company, IN TRUST, to hold, invest and reinvest the same, and pay over the net income arising therefrom unto my daughter, Kate McPetridge, for the full term of her natural life, in quarterly instalments, and upon her decease leaving issue, I give, devise and bequeath the principal of said fund so held in trust, unto such issue equally, per stirpes, who may survive her. In case of her death without issue surviving her, then I direct that her share shall be disposed of as follows:

I direct that one-half of this fund shall continue to be held in trust by Fidelity Trust Company, IN TRUST, to pay over the net income arising therefrom unto the

said Robert J. McPetridge, for and during the full term of his natural life, if he survive his said wife, and upon his decease, I direct that this one-half of said one-third of my estate shall be held upon the same terms as the remaining one-half of said one-third of my estate as is hereinafter immediately set forth.

The other one-half of said one-third of my estate, or the whole thereof, if the said Robert J. McPetridge shall predecease his wife, shall be paid over in equal shares as follows:

To my son, William Jordan, Junior, absolutely, and to Fidelity Trust Company, IN TRUST, for my daughter, Alice Gihon Jorgensen, wife of Erling L. Jorgensen, as is hereinbefore provided for her one-third part of my entire residuary estate

(d) If, at the time of the death of my two daughters, there should be no issue of either of them living, subject to the trusts for the benefit of their respective husbands, I give, devise and bequeath their shares held in trust for the benefit of my said daughters, unto my son, William Jordan Junior, absolutely and in fee simple; and if my said son, William Jordan, Junior, should be deceased at this time without leaving issue surviving at this period of distribution, I give, devise and bequeath the said trust funds unto those who would have taken the same had I died at that time, a resident of the State of Pennsylvania, intestate, unmarried and possessed thereof absolutely.

SIXTH. In the event of the vesting of any of the shares that I have given in my will to any one named, during the minority of such distributee I direct that the said share shall be held by my said trustee during such minority, and the income collected during that period shall be paid over for the maintenance, education and support of the said minor, and upon ^{the} arriving at majority of the said minor, I direct that the said share shall be paid over absolutely to the one so attaining majority.

SEVENTH. I direct that the principal or corpus of my estate and the income therefrom so long as the same are held by my executrix, or by my trustee, shall be free from the control, debts, liabilities and engagements of legatees, or of any one beneficially interested therein, and shall not be subject to assignment by them, or to execution or process for the enforcement of judgments or claims of any sort against them. I further direct that all payments of income under any of the provisions of my will shall be made only as the same accrues and not by way of anticipation. For the payments of my debts, or the administration of my estate, or for the distribution thereof, or for any other purpose, I authorize and empower my executrix to sell any and all the property, real and personal, belonging to my said estate, at such time or times, for such price, upon such terms as to cash and credit, as she may think best, and to execute and deliver to the purchaser contracts, deeds, bills of sale, and all other instruments of writing necessary or proper to carry this provision into effect, without any liability on the part of the purchaser to see to the application of the purchase money.

For the better carrying out of the trusts herein created, I authorize and empower my trustee to exercise all the powers of sale conferred upon my executrix in the preceding paragraph of this my will, and this provision shall apply to all property it may acquire for said trusts as fully as to what is hereby given it.

In creating the above trusts, I leave the investment of the principal or corpus of my estate to the discretion of my said trustee with a view of thereby obtaining a larger income therefrom than would be received were it invested solely in legal securities; and I