

Item Six, - I give and bequeath unto Annie E. Neall Woolston the sum of Three hundred (\$300.) dollars the same to be received clear of any deduction for collateral inheritance tax or any other tax, the amount of such tax upon said legacy to be paid by my estate, and in the event she dies during my lifetime, the said sum is to be paid unto her daughter Margaret N. Woolston Johnston, under the same conditions.

Item Seven - I give and bequeath unto my nephew Charles Hagy the sum of One hundred (\$100.) Dollars. This is in memory of his Aunt Sallie R. Neall.

Item Eight - I give and bequeath unto my nephew, Lawrence Hagy, the sum of One hundred (\$100.) dollars. This is in memory of his Aunt Sallie R. Neall.

Item Nine, - I give and bequeath unto my nephew Keely Hagy, the sum of One hundred (\$100.) Dollars. This is in memory of his Aunt Sallie R. Neall.

Item Ten, - I give and bequeath unto Henry Stinson, for many years my general utility-man, the sum of Fifty (\$50.) Dollars.

Item Eleven, - I give and bequeath unto Robinson, the colored officer on Tennessee Avenue, Atlantic City, the sum of Fifty (\$50.) Dollars, for faithful services rendered unto me.

Item Twelve, - I give and bequeath unto Edward Redifer, the sum of One hundred (\$100.) Dollars. This is in memory of James F. and Sallie R. Neall.

Item Thirteen, - I give and bequeath unto Joseph H. Klemmer, as a token of remembrance from James F. and Sallie R. Neall, a certain Bohemian glass Rose-Bowl, and the two bouquet holders which complete the set.

Item Fourteen, - I give and bequeath unto my said Executors the sum of Five hundred (\$500.) Dollars, In Trust, nevertheless, to invest, and to keep the same invested, allowing the interest thereon to accumulate until my grandson Thomas James Neall Trout, son of my daughter Virginia M. Trout, reaches the age of Twenty-one years, at which time the said sum of Five hundred Dollars, together with all the accumulations thereon, shall be paid to him. This is done in memory of his grandfather James F. Neall. In the event of the said Thomas James Neall Trout dying during my lifetime the said sum of Five hundred dollars shall be paid unto my said daughter Virginia M. Trout at my death, and in the event of the said Thomas James Neall Trout dying after my decease, but before he reaches the age of Twenty-one years, then the said sum of Five hundred Dollars, together with all accumulations thereon shall be paid unto my said daughter Virginia M. Trout upon his decease.

Item Fifteen, - I give and bequeath unto my son Harry L. Neall, the sum of one thousand (\$1000.) dollars.

Item Sixteen, - I give and bequeath unto my son Newitt J. Neall, the sum of One thousand (\$1000.) dollars.

Item Seventeen, - I give and bequeath unto my daughter, Virginia M. Trout, wife of Thomas J. Trout, of Altoona, Pennsylvania, the sum of one thousand (\$1000.) dollars.

Item Eighteen, - I give and bequeath my personal effects as follows: (a) Unto my said son Harry L. Neall, the diamond stud and Masonic Mark, formerly belonging to his father, and a certain rook-wood vase from the World's Fair at Chicago.

(b) Unto my said son Newitt J. Neall, the watch and chain, and sleeve buttons, formerly belonging to his father, and a certain Bohemian-glass, gold mounted bouquet holder.

(c) Unto my niece Sallie Koppler Thomas, all the silver marked with the letter "K".

(d) Unto my said daughter Virginia M. Trout, my jewelry case, together with its contents, my diamond earrings, diamond dress-pin, diamond ring, watches and chains, a certain piece

of bric-a-brac, in shape of a fish, my cedar chest, together with its contents, all of my silver and personal effects, including jewelry, china, bric-a-brac, linen, wearing apparel, household furniture and personal effects, except those things hereinbefore specifically given and bequeathed to dispose of as to her seems best. Provided however that this item shall in no event be construed to include the furnishings of the Hotel Kenderton, at Atlantic City or the furnishings of the cottage at 106 Ocean Avenue, Atlantic City. It is my will, however, that none of my personal effects shall be sold, and that all my grandchildren, nieces and nieces of my late husband, should each receive some article as a token of remembrance of us. In the event of the death of my said daughter Virginia M. Trout, during my lifetime, I give and bequeath the said personal effects unto her daughters, living at the time of my death, in equal shares.

Item Nineteen, - All the rest, residue and remainder of my estate of whatsoever kind and wheresoever situate, real, personal and mixed, I give, devise and bequeath unto my said Executors, In Trust, nevertheless, for the following uses and purposes, that is to say to invest the same and to keep the same invested, to collect the income, rents, issues and profits thereof, and after deducting all legal and necessary expenses, to add the net income arising therefrom for the five years next succeeding my death, to the principal sum arising under this item of my will, and at the expiration of the five years so specified, the annual net income arising from the said residue, augmented as aforesaid, shall be divided into three equal parts or shares. One equal part or share thereof to be paid in quarter-yearly payments unto my said son Harry L. Neall, for and during all the term of his natural life. One equal part or share thereof to be paid in quarter-yearly payments unto my said son Newitt J. Neall for and during all the term of his natural life. The third equal part or share thereof to be paid in quarter yearly payments unto my said daughter Virginia M. Trout for and during all the term of her natural life. Upon the death of any of my said children his or her share of said income shall be paid to his or her children share and share alike, and in the event of the death of any of my said children leaving no issue living at the time of his or her death then, and in that event, his or her share of the said annual income shall be paid in equal parts or shares to his or her surviving brothers, or brother and sister. Upon the death of my last surviving child, I direct my said Executors to pay over the entire principal and corpus of my said estate unto all of my grandchildren, and the lawful issue of any of them who may then be deceased having left such issue, such grandchildren taking however per stirpes and not per capita, the issue of any deceased grandchild taking only such part or share as his, her or their parents would have had and taken, had he, she or they been living.

Item Twenty - I authorize and empower my said Executors at any time to sell and dispose of any part or all of my real estate at either public or private sale for such price or prices on such terms and conditions and in such manner as they shall deem proper and to make, execute and deliver good and sufficient deed and deeds therefor to the purchaser and purchasers, free, clear and discharged from all and every trust, condition and limitation whatever and without any liability or responsibility on the part of the purchaser or purchasers to or for the application, misapplication - or non-application of the purchase money.

Item Twenty-one - I hereby declare and provide that if any of my said children shall, in any court of law or equity, contest or controvert the validity of this my last Will, or