

8. I give and bequeath the sum of Twenty Five Thousand Dollars to my brother, Louis Burk, in trust nevertheless to invest, and keep invested the same, and to pay the net income thereof semiannually unto my sister, Caroline Girard, during her life time, and at her death to divide and pay over the principal sum to her children as follows: to wit, to Ella G. Ingram, the sum of Twelve Thousand and Five Hundred Dollars; to Mary Hensel, the sum of Seven Thousand and Five Hundred Dollars, and Five Thousand Dollars to Herbert Girard, and if any one of the said, Ella G. Ingram, Mary Hensel or Herbert Girard, shall not be living at the time of my sister's death, then to pay over his or her share to his or her children and descendants who shall then be living, in equal shares per stirpes, upon the principle of representation.

9. I order and direct that if my brother, Louis Burk, shall be indebted to me at the time of my death, he shall not be required to pay to my estate such debt so long as he may desire to retain the same and pay interest thereon at the rate of five per cent. per annum, and he shall not be required to give any security therefor.

10. All the rest, residue and remainder of my estate, real and personal, I give, bequeath and devise unto my brother, Louis Burk, his heirs and assigns, But in trust for the following uses and purposes, to wit:

IN TRUST to divide the same into <sup>two</sup> equal parts or shares and to pay the net income of one equal part or share to my

-2-

sister, Louisa Burk, during her life time and in case my sister, Minnie Mathieu, shall be living at the time of the death of said Louisa Burk, then thereafter to pay the net income of said part or share to her, the said Minnie Mathieu, during her life time.

In trust, to pay the net income of the other half part or share of my residuary estate to my sister, Minnie Mathieu, during her life time.

In further trust, from and after the death of the survivor of my two sisters, Louisa Burk and Minnie Mathieu, as to the one half part or share of my residuary estate first above mentioned, and from and after the death of my sister, Minnie Mathieu, as to the other half part or share of my residuary estate, as follows: to wit, -

In trust to divide the principal of the said two half parts or shares of my residuary estate as they respectively become available in accordance with the foregoing directions into as many parts or shares as there shall then be living of the following named three children of my sister, Minnie Mathieu, viz., Alfred Eugene Mathieu, Helen Burk Mathieu and Elizabeth Burk Mathieu, and as there shall then be dead of said children represented by descendants then living.

In trust, as to the share which shall fall to each of said three children, to hold the same upon the trusts following:

(a) In trust during the life time of such child to pay the net income to him or her.

(b) In trust, upon his or her decease until the attainment of its majority by his or her youngest child or the earlier dying of the last surviving of his or her children, to divide the net income quarterly into as many parts or shares as there shall be children of said child of my sister then alive and children of the same then dead, represented by descendants then living, and to subdivide the share of income falling at each of said times to each set of descendants of such child then dead amongst them per

Alfred E. Burk

Alfred E. Burk

stirpes upon the principal of representation, and to pay over to each child and descendant who, at each of such times shall be found entitled, its share.

(c) In trust upon the attainment of its majority by the youngest child or such deceased child of my sister, Minnie Mathieu, or the death earlier of the last survivor of the children of such deceased child of the said Minnie Mathieu, to divide the principal of the share into as many parts or shares as there shall be children of said deceased child of the said Minnie Mathieu then alive, and children of said child then dead, represented by descendants then living, and to subdivide the share falling to each set of descendants of a deceased child of said deceased child of Minnie Mathieu, amongst them, per stirpes upon the principal of representation, and to pay over to each child and descendant who shall then be found entitled, its share in fee and in trust if, at the death of the last surviving child of a deceased child of said Minnie Mathieu, before the youngest child of said deceased child shall have attained its majority as hereinbefore provided, there shall be no descendant of such deceased child of Minnie Mathieu then alive, or if, at the death of any of said children of Minnie Mathieu, there shall be no descendant of him or her then alive, to pay over the principal of such share to the Trustee of my residuary estate to be held as though it had formed a part thereof originally and such child had died before the said Minnie Mathieu without leaving any child or descendant surviving him or her.

In trust as to the share of the principal of my residuary estate which at the death of the survivor of my two sisters, Louisa Burk and Minnie Mathieu, as to one part of my residuary estate, and at the death of my sister, Minnie Mathieu, as to the part of my residuary estate, shall fall to the descendants then alive of any of said three children of my sister, Minnie Mathieu, then dead, to hold the share falling to each set of descendants of such de-

-4-

ceased child of my sister, Minnie Mathieu, as follows, to wit:

(a) In trust to divide the income thereof quarterly until the attainment of its majority by the youngest of the children of said deceased child of my sister, Minnie Mathieu, or until the earlier death of the last survivor of said children, into as many parts or shares as at each of said times there shall be children of said deceased child of my sister, Minnie Mathieu, then alive and children of the same then dead represented by children then living and to subdivide the share of income falling at each of said times to each set of descendants of such child then dead amongst them per stirpes upon the principle of representation and to pay over to each child and descendant who at each of such times shall be found entitled, its share.

(b) In trust upon the attainment of its majority by the youngest child of such deceased child of the said Minnie Mathieu, or the death earlier of the last survivor of the children of such deceased child of the said Minnie Mathieu, to divide the principal of the share into as many parts or shares as there shall be children of the said deceased child of the said Minnie Mathieu, then alive, and children of said child then dead represented by descendants then living and to subdivide the share falling to each set of descendants of a deceased child of said deceased child of the said Minnie Mathieu amongst them per stirpes upon the principle of representation and to pay over to each child and descendant, who shall then be found entitled, its share in fee, and in trust, if at the death of the last surviving child of a deceased child of said Minnie Mathieu before the youngest child of said deceased child shall have attained its majority as hereinbefore provided, there shall be

(2)

(2)

Alfred E. Burk