

Be it remembered, that I, Ann Rudman of the Twelfth Ward, of the City of Philadelphia, widow, being of sound mind and memory, have thought proper to make and hereby do make my last Will and Testament in manner following, that is to say:

First: I will that my just debts and funeral expenses be duly paid and satisfied.

Item. I give and bequeath unto my Daughter, Sarah D. Rudman the Legacy or sum of Two thousand and three hundred Dollars, and unto each of my Daughters Alexina B. Rudman, Emmat. Allenmendinger and Bertha J. C. Rudman the Legacy or sum of One thousand eight hundred Dollars.

Item. I give and bequeath unto Mary A. White of the Twelfth Ward of the City of Philadelphia, widow of Joseph A. White, deceased, the Legacy or sum of Five hundred Dollars, and unto each of her daughters Ann R. White and Alexina R. White, the Legacy or sum of One hundred Dollars.

Item. I give and bequeath unto my friend Elias Yerkes, Jr., of the Fifteenth Ward of the City of Philadelphia, gentleman, the sum of Four thousand Dollars in Trust nevertheless, to place and continue the same, at interest, and to call in, replace and re-invest the same when and as often as he may deem proper, and to pay the interest and income thereof when and as the same shall be received, unto the said Mary A. White for and during all the term of her natural life without being in any way or manner subject or liable to her debts, contracts, assignments or engagements. And from and immediately after her decease, I declare the said sum of Four thousand Dollars a part of my residuary estate.

Item. All the rest, residue, reversion and remainder of my estate Real and personal whatsoever and wheresoever of which I may die seized, possessed or entitled to I give devise and bequeath in manner following to wit: One full equal fifth part thereof unto my daughter Alexina B. Rudman her heirs, executors, administrators and assigns forever.

One other full equal fifth part thereof unto my Daughter Sarah D. Rudman, her heirs, executors, administrators and assigns forever.

One full equal fifth part thereof unto the said Elias Yerkes Junior, his heirs, executors, administrators and assigns in Trust nevertheless to place and continue the personal estate at

interest and to call in, replace and re-invest the same when and as often as he may deem proper and to pay the interest and income thereof and the rents, issues and profits of the Real Estate when and as the same shall be received unto my daughter Victoria A. Browne for her sole and separate use and upon her separate receipt, for and during all the term of her natural life, without the control or interference of her present or any future husband she may have or take. And from and immediately after her decease, then in Trust to grant, convey, assign and pay over and I do hereby give, devise and bequeath the said one fifth part of my said residuary Estate unto all and every the child and children of my said Daughter Victoria A. Browne that shall then be living and the lawful issue of such of them as may then be deceased, their respective heirs, executors, administrators and assigns forever, in equal parts and shares so nevertheless that such lawful issue take and receive such part and share only as his her or their deceased parent would have had and taken if then living.

One other full equal fifth part thereof unto the said Elias Yerkes Junior, his heirs, executors, administrators and assigns in Trust nevertheless to place and continue the personal estate at interest and to call in, replace, and re-invest the same when and as often as he may deem proper, and to pay the interest and income thereof, and the rents, issues and profits of the Real Estate when and as the same shall be received unto my daughter Emma H. Allenmendinger for and during all the term of her natural life. And from and immediately after her decease then in Trust to grant, convey, assign and pay over and I do hereby give devise and bequeath the said one fifth part of my said residuary Estate unto all and every the child and children of my said daughter Emma H. Allenmendinger that shall then be living and the lawful issue of such of them as may then be deceased, their respective heirs, executors, administrators and assigns forever, in equal parts and shares, so nevertheless that such lawful issue take and receive such part