

but is to be credited on the due bill for Ten thousand dollars which I now hold should the same then remain unpaid.

Fifth: I give and bequeath unto my executors hereinafter named the sum of Twenty five hundred dollars in trust to keep the same invested as aforesaid, and pay one fifth thereof with the accumulated income with each of my five grand children now living, to wit: Joseph R. Stubb, Edwin H. Stubb Jr. Rachel Ellwell, Joseph Addison Abrams and Mary Louise Seltzer.

The share of the girls to be paid unto them in person when they respectively arrive at the age of eighteen years notwithstanding their minority and without requiring the appointment of a guardian, and of the boys when they respectively arrive at the age of twenty one years. Should however either of my said five grand children depart this life before arriving at the age at which they are to receive the amount above mentioned then the share of the one so dying shall revert to and become part of my residuary estate.

Sixth: all the rest and remainder of my estate real personal and mixed wherever and whatever the same may be at the time of my decease I give, bequeath and devise unto my said wife Mary Ann Stubb and The Philadelphia Trust Safe Deposit, and Insurance Company. In Trust that they do and shall put and place the same out at interest in good safe securities (not necessarily what is termed legal securities), and pay over the interest or income thereof from time to time when and as the same shall be got in and received unto my beloved wife Mary Ann Stubb, during all the term of her natural life which is to be in lieu of her dower at common law.

Seventh: From and immediately after the death of my said wife, I direct that my residuary estate shall be divided into seven equal parts or shares and I give and bequeath and devise one seventh part thereof unto my son Edwin H. Stubb, his heirs, Executors, Administrators

and assigns.

I give bequeath and devise one other seventh part thereof unto my son Theodore B. Stubb, his heirs, Executors, Administrators and assigns.

I give bequeath and devise one other seventh part thereof unto my son Joseph Stubb, his heirs, Executors, Administrators and assigns.

I give bequeath and devise one other seventh part thereof unto my son Robert Stubb, his heirs Executors, Administrators and assigns.

I give bequeath and devise the remaining three sevenths parts thereof as follows: Fifty thousand dollars of each three sevenths parts I give and bequeath unto The Philadelphia Trust Safe Deposit and Insurance Company, In Trust to invest the same in good and safe securities (not necessarily what is termed legal investments) as aforesaid, and pay the interest and income thereof from time to time when and as the same shall be got in and received in equal shares unto my three daughters, Mary D. Ellwell, wife of William P. Ellwell, Emily Seltzer, wife of Dr. Charles W. Seltzer and Catharine B. Abrams, wife of Joseph A. Abrams for and during all the better term of their natural lives so nevertheless that the same shall be for their sole and separate use notwithstanding any coverture and not to be in any way or manner whatever liable to the contracts, debts or engagements of any husbands which they now or may hereafter have or take, and not to be in any way or manner whatever subject to the control or interference of such husbands.

And from and immediately after the decease of any of my said three daughters then In Trust to pay one third of the principal of said sixty thousand dollars to the lawful child or children which such daughter so dying may have to be equally divided between them share and share alike, their heirs, Executors, Administrators and assigns and in default of such child