

hereby revoke and making said any and all wills by me at any time heretofore made.

1st. I direct that all my just debts and funeral expenses be paid by my executors hereinafter named, as soon after my decease as may be convenient.

2nd. I give and bequeath to my executors hereinafter named the sum of Fifty thousand dollars (\$50,000) in trust to invest the same and keep it invested, and to pay the net income therefrom arising to my friend Charles Eger, should he survive me, for and during all the term of his natural life. Upon his decease the principal of said sum shall revert to and form part of my residuary estate.

3rd. I give and bequeath to my friend Francis Shunk Brown the sum of Twenty Five thousand dollars (\$25,000), but should he predecease me I give and bequeath the said sum to his children in equal shares.

4th. All the rest, residue and remainder of my estate real and personal, of every nature and kind, to which I may be in any wise entitled at the time of my decease, or which I may have power to dispose of by Will, or by writing in the nature thereof, I give, devise and bequeath to my executors hereinafter named, in trust, to invest the same and keep it invested, and to distribute the net rents, interests and income therefrom arising as follows:

(Page one.)

One-fifth part thereof to my father Thomas Durham, if he shall survive me, for and during all the term of his natural life.

One-fifth part thereof to my brother John H. Durham should he survive me, for and during all the term of his natural life and upon his decease to his wife Josephine S. Durham, should she survive him, for and during the term of her natural life, and after the decease of both of them the principal of said share shall be paid over to the surviving children of my said brother, and the descendants of any of his children who may then be deceased, (except his daughter Edith, and her descendants, who are excluded not because I have not the same affection for them as I have for the rest of my said brother's children, but solely because she is already abundantly provided for) in equal shares, per stirpes.

One-fifth part thereof to my brother Thomas F. Durham, should he survive me, for and during all the term of his natural life, and upon his decease, the one-third part of said one-fifth part thereof to his wife Matilda C. Durham should she survive him, for and during all the term of her natural life and after her decease the principal of said one-third part of said one-fifth part thereof shall be paid over to the surviving children of my said brother, and the descendants of any of his children who may then be deceased, in equal

shares, per stirpes, and after his decease the principal of the two-thirds parts of said one-fifth part thereof shall be paid over to the surviving children of my said brother, and the descendants of any of his children who may then be deceased in equal shares per stirpes.

One-fifth part thereof to my sister Margaret L. Johnson, should she survive me, for and during all the term of her natural life, and upon her decease to her husband Philip H. Johnson, should he survive her, for and during all the term of his natural life, and after the decease of both of them the principal of said share shall be paid over to the surviving children of my said sister, and the descendants of any of her children who may then be deceased, in equal shares, per stirpes.

One-fifth part thereof to my sister Mary C. Norris, should she survive me, for and during all the term of her natural life, and upon her decease to her husband Albert A. Norris, should he survive her, for and during all the term of his natural life, and after the decease of both of them the principal of said share shall be paid over to the surviving children of my said sister, and the descendants of any of her children who may then be deceased, in equal shares, per stirpes.

5th. Should my father predecease me, or upon his decease should he survive me, the foregoing shares given in trust for my brothers and sisters and their descendants, shall be increased from one-fifth to one-fourth, both as relates to income and principal.

6th. In the event of any of my said brothers or sisters dying without leaving children or remoter descendants his or her

(Page two.)

surviving, then the share which would have gone to his or her children or remoter descendants, ^{share} after the decease also of his or her wife or husband, be divided among my remaining brothers and sisters in the same manner as I have therein provided; that is to say, the net income of such share shall be divided among my remaining brothers and sisters during their lives, and the principal at their death shall be payable to their children and remoter descendants in the same manner and in the same proportions that their own shares are herein made payable.

7th. The income hereinbefore provided to be paid to the several legatees named in this will, shall not be liable to anticipation or assignment, or be subject to attachment, sequestration or any other legal process whatsoever.

8th. For the purpose of carrying this will into effect, I hereby authorize and empower my said Trustees and the survivor of them from time to time in their discretion