

my Will, and I also constitute and appoint them Trustees there-
 under. Upon the death of George W. Childs or Richard L. Dale, or
 in case either of them should decline, refuse, or be unable to
 act, I direct that the remaining or surviving Executors and
 Trustees shall select some good Trust Company, in this or any
 other city, to fill the vacancy caused by such contingency, and
 in case of the death, resignation, failure or refusal of any of the
 other Executors and Trustees to act, whether those appointed
 hereby or any of those who may be subsequently selected by
 the remaining or surviving Executors and Trustees, then at any
 time or times during the continuance of the Trust, the va-
 cancy or vacancies caused thereby shall be filled by the re-
 maining or surviving Executors and Trustees. I do appoint
 the remaining or surviving Executors and Trustees, the appoint-
 ment of such associate Executors and Trustees, as also of any
 such as may be selected to fill vacancies as provided for, shall
 be made by deed, duly executed by the then Executors and
 Trustees, and recorded in the proper office for recording
 deeds, and thereupon such duly appointed Executors and
 Trustees shall be vested with all the estate rights of property,
 power, authority and discretion hereby vested in the original
 Executors and Trustees and if necessary, the confirmation of
 such appointment shall be procured to be made by the proper
 Court; but no security shall be required of such associate or
 newly appointed Executors and Trustees, and they shall stand
 in every respect in the same position as though they had
 been so appointed by myself, under this Will. After the va-
 cancy caused by the death, refusal, or inability to act on the
 part of Mr Childs or Mr Dale shall have been filled by the
 selection of a Trust Company as above provided, other vacancies
 shall occur by the death, resignation, refusal or inability to act
 on the part of any of the other remaining or surviving Executors
 and Trustees, it shall not be necessary to fill the vacancies
 caused by such contingency, provided the remaining Executors
 and Trustees shall not be less than five in number. Va.
 cancies must be filled as provided for, so as to keep the number
 of Executors and Trustees up to five, but whether they shall
 be more than up to seven, is to be left to the discretion of the
 remaining or remaining and acting Executors and Trustees for
 the time being. I wish no Executor or Trustee to make any
 charge by way of commission as compensation for services, ex-
 cept Mr Dale of the Trust Company, or the Executors and Trustees
 other than those I have named, any such commission or com-
 pensation shall be determined as to its rate, by the Executors or
 Trustees who are not entitled to make any charge by way of
 commission. Further I direct that the acting Executors and
 Trustees shall have the power and authority by a declaration
 in writing to remove any such Trust Company that may have
 been selected as an Executor or Trustee, and to appoint some
 other Trust Company in the place and stead of the one that
 may have been so removed.

How vacancies
shall be filled

Compensation
of Executors and
Trustees

Article 1.
Executors to have
power of trustees

Article 3.
Title and
power of Ex-
ecutors and
Trustees

Article 4.
Authority to
Executors to
continue bus-
iness

Authority to
advance fifty
per cent of
cash and some
in-law for
banking bus-
iness

Authority of
executors to sub-
scribe for bank-
ing capital

Article 5.
\$100,000 to
German
Hospital

Article Second. Until the estate is handed over by the Executors
to the Trustees, under the trusts hereinafter provided, my Executors
shall have and possess all the estate and property, and all the
authority, power and discretion herein and hereby conferred upon
my Executors and Trustees.

Article Third. I give, devise and bequeath to my Executors and
Trustees in fee simple, or for any less estate all my property, real
and personal, of every kind, wherever situate, upon the trusts here-
inafter expressed. I do authorize and empower the Executors and Trustees
to grant, sell and convey any and all the property, real and
personal, hereby given and devised to them at such time or
times, at public or private sale, for such prices, upon such
terms as to cash or upon credit, as they may think best, and
to make, execute and deliver to the purchasers thereof, contracts,
deeds, bills of sale and all other instruments of writing necessary
or proper to carry this provision into effect, without any lia-
bility on the part of the purchaser to see to the application,
non-application or mis-application of the purchase money,
and these provisions shall apply as fully to all property they
may purchase or acquire for the estate, as to that which is
hereby given and devised to them.

Article Fourth. I authorize and empower the Executors of my
Will to make such arrangements for the continuance of the
banking business conducted in the name of Drexel and Kom-
pany, and its associate firms, as in their judgment may
appear most prudent and expedient, and I do hereby authorize and em-
power my said Executors to advance to any one or more of my
sons or sons-in-law, as to my Executors may seem expedient, in
cash or securities belonging to the estate, a sum not exceed-
ing fifty per cent of the amount of the share of such son or
son-in-law of such son-in-law as valued by my Executors, to
be contributed as capital to a firm which may be formed to
continue said banking business, the sum so advanced to be
chargeable against the share of my son or the wife of my
son-in-law to whom said advance is made, but the
money so advanced to any of my said sons or sons-in-law,
subjects to the risks of the business, shall be returned into
the chest of the trust created in my will, whenever such
of my sons or sons-in-law to whom said advance is made
shall retire from the firm or firms to whose capital said
sums have been contributed.

I do authorize my Executors, in case in their judgment
it is expedient so to do, to continue said banking business
by subscribing to the capital stock of a Banking Corporation
which they may cause to be formed, to such amount and
upon such terms as they may think best.

Article Fifth. In consideration of a bequest of a collection
of paintings, bequeathed to me in his will, by my Mother in-
law, Mrs. John D. Sankman, I give and bequeath to the German
Hospital of the city of Philadelphia, one hundred thousand dollars