

hereby created shall be paid over, assigned, and conveyed to such persons and for such purposes as she by her last Will and Testament may direct, limit and appoint.

With power in said Trustees to do all or any the things following:

1. To sell all or any part of said real estate for such prices, upon such terms, in such way and manner and for such interests and estates as to them may seem wise and to make good deeds therefor to the purchasers thereof without any obligation on the latter to see to or be responsible for the application of the purchase money.
2. To invest the proceeds of any such sale in such securities as they may deem wise, not being confined to what are known as legal investments, and such investments to alter, vary and change from time to time in their discretion.

Upon any such sale or real estate as aforesaid, the proceeds thereof shall be held upon precisely the same trusts as is directed of and concerning the real estate.

Upon all matters involved in the performance of the trusts set forth in the "Second" clause of my will the decision of a majority of said trustees shall be final and conclusive.

If, in my lifetime, I shall have conveyed any portion of the farm in Stockton Township unto any of my children, or shall by any Codicil to my Will, devise any portion of said farm unto any of my children, I order and direct that the value thereof, shall, upon the final distribution of principal provided for in this "Second" clause of my will, ascertained as of the time of such final distribution, be first deducted from the share of the decedents of the child who shall have received such conveyance, in such manner that the shares of principal of all persons entitled thereto, shall be properly equalized.

THIRD. I give and bequeath all my wearing apparel, jewelry and other articles of personal use, ornament or adornment (except such articles as may be otherwise designated by me in a letter I will leave) to and amongst such of my daughters who may then be living and my sister Emma Ross.

FOURTH. I give and bequeath unto The Pennsylvania Company for Insurances on Lives and Granting Annuities Five hundred (500) dollars to be invested and reinvested and to apply the income therefrom for the care and maintenance of the cemetery lot in Central Laurel Hill Cemetery where my remains are to be placed.

FIFTH. I feel that there is due my daughters Laura Sparks Douglas and Amelia Sparks certain sums of money in repayment of what I consider advances made by them in connection with the adjustment of the financial affairs of my family. I therefore, give and bequeath unto my daughter Laura Sparks Douglas, the sum of Nine thousand (9000) Dollars, absolutely; and, unto my daughter Amelia Sparks, the sum of Twenty-four thousand (24000) Dollars, absolutely.

SIXTH. I give and bequeath unto William F. Wareham the sum of Three hundred Dollars in recognition of his services, unto my daughter Ella Sparks Smith, premises known as No. 819 Linden Street, Camden, New Jersey; also, twenty shares of North Pennsylvania Railroad Stock, five shares of Philadelphia Traction Stock, and a \$1000 bond of the Delaware and Bound Brook Railroad, absolutely.

EIGHTH. I give, devise and bequeath unto my daughter Laura Sparks Douglas, premises known as No. 22, York Street, Camden, New Jersey, and a one-half interest in the Property known as No. 1621 Pacific Avenue, Atlantic City, New Jersey; also, thirty shares of North Pennsylvania Railroad Stock; five shares of Philadelphia Traction Stock and a \$1000. bond of the Delaware and Bound Brook Railroad, absolutely.

NINTH. I give, devise and bequeath unto my daughter Amelia Sparks, the premises known as No. 325 Cooper Street, Camden, New Jersey; and one-half interest in the property known as No. 1621 Pacific Avenue, Atlantic City, New Jersey; also, forty shares of North Pennsylvania Railroad Stock, five shares Philadelphia Traction Stock, and a \$1000. bond of the Lehigh Coal and Navigation Company together with the contents of my house and stable absolutely.

TENTH. I give, devise and bequeath unto The Pennsylvania Company for Insurances on Lives and Granting Annuities and Edward K. Sparks the premises known as No. 21 Wood Street, Camden, New Jersey; forty shares of North Pennsylvania Railroad Stock; five shares of Philadelphia Traction Stock, and \$1000. bond of the Delaware and Bound Brook Railroad, IN TRUST NEVERTHELESS to hold the same and to pay the net income thereof unto my son Edward K. Sparks for and during the full term of his natural life and from and after his decease to pay over, assign and convey the principal in such way and manner as my said son may, by any last Will and Testament, direct, limit and appoint or, in default of appointment, to those who would be entitled to the same had my said son died seized and possessed thereof intestate.

ELEVENTH. I give, devise and bequeath unto my grandson Ross Sparks Smith premises known as No. 808 Fern Street, Camden, New Jersey; also ten shares of North Pennsylvania Railroad Stock absolutely.

TWELFTH. I give, devise and bequeath unto my granddaughter Zeldia B. Smith, premises known as No. 204 Baily Street, Camden, New Jersey; also, ten shares of North Pennsylvania Railroad Stock, absolutely.

Thirteenth. I give, devise and bequeath unto my granddaughter Amelia Sparks Douglas, premises known as No. 535 South Sixth Street, Camden, New Jersey; also, ten shares of North Pennsylvania Railroad stock, absolutely.

FOURTEENTH. I give, devise and bequeath unto my grandson Charles Aplin Sparks premises known as No. 527 Birch Street, Camden, New Jersey, absolutely.

FIFTEENTH. All the rest, residue and remainder of my Estate, real, personal and mixed, whatsoever and wheresoever situate shall be divided into four equal parts or shares.

A. One of said four equal parts or shares I give, devise and bequeath unto the Pennsylvania Company for Insurances on Lives and Granting Annuities and Ella S. Smith IN TRUST NEVERTHELESS for the uses, persons and purposes, following:

IN TRUST to pay the net income thereof from time to time unto my daughter Ella S. Smith for and during the full term of her natural life.

IN TRUST from and after the decease of my said daughter Ella S. Smith, to pay the income from the said one-fourth share so held in Trust for her unto her children and issue of deceased children, per stirpes, until the decease of the last survivor of her children. Upon the decease of the last survivor of her children I direct that the principal of the said one-fourth share shall be paid over unto the issue of her children, absolutely, per stirpes.

In the event that my said daughter Ella S. Smith should die without leaving issue, then I direct that the said one-fourth share shall be paid to such persons and for such purposes as she my said daughter shall by her Will direct, limit and appoint.

In the event that at the time of the decease of the last survivor of the children of my said

daughter Ella S. Smith there shall be no issue of such children to take the principal of the share so held in Trust, I direct that the said principal shall be divided and paid over in such manner as though my said daughter Ella S. Smith had died, seized and possessed thereof intestate.

B. One other of said four equal parts or shares I give, devise and bequeath unto The Pennsylvania Company for Insurances on Lives and Granting Annuities and Laura Sparks Douglas IN TRUST NEVERTHELESS for the uses, persons and purposes, following:

IN TRUST to pay the net income thereof from time to time unto my daughter Laura Sparks Douglas for and during the full term of her natural life.

IN TRUST from and after the decease of my said daughter Laura Sparks Douglas, to pay the income from the said one-fourth share so held in trust for her unto her children and issue of deceased children, per stirpes, until the decease of the last survivor of her children. Upon the decease of the last survivor of her children, I direct that the principal of the said one-fourth share shall be paid over unto the issue of her children, absolutely, per stirpes. In the event that my said daughter Laura Sparks Douglas should die without leaving issue, then I direct that the said one-fourth share shall be paid to such persons and for such purposes as she my said daughter shall by her last Will direct, limit and appoint. In the event that at the time of the decease of the last survivor of the children of my said daughter Laura Sparks Douglas there shall be no issue of such children to take the principal of the share so held in Trust, I direct that the said principal shall be divided and paid over in such manner as though my said daughter Laura Sparks Douglas had died seized and possessed thereof intestate.

C. One other of said four equal parts of shares I give, devise and bequeath unto The Pennsylvania Company for Insurances on Lives and Granting Annuities and Amelia Sparks IN TRUST NEVERTHELESS for the uses, persons and purposes, following:

IN TRUST to pay the net income thereof from time to time unto my daughter Amelia Sparks for and during the full term of her natural life.

IN TRUST from and after her decease to pay over, assign and convey the principal in such way and manner as she may by Will direct, limit and appoint, or, in default of such appointment, to those who would be entitled to the same had my said daughter died seized and possessed thereof intestate.

D. The other of said four equal parts or shares I give, devise and bequeath unto The Pennsylvania Company for Insurances on Lives and Granting Annuities and Edward K. Sparks IN TRUST NEVERTHELESS for the uses, persons and purposes, following:

IN TRUST to pay the net income thereof from time to time unto my son Edward K. Sparks for and during the full term of his natural life.

IN TRUST from and after the decease of the said Edward K. Sparks to pay the net income thereof unto my grandson Charles Aplin Sparks for and during the full term of his natural life.

IN TRUST from and after the decease of the said Charles Aplin Sparks to pay over, assign and convey the principal to and amongst the issue then living of the said Charles Aplin Sparks per stirpes upon the principal of representation in fee.

IN TRUST in case the said Charles Aplin Sparks shall leave no issue him surviving to pay over, assign and convey the principal to those who would be entitled to the same had my son Edward K. Sparks then died seized and possessed thereof intestate.

SIXTEENTH. I order and direct that all collateral inheritance or succession taxes whether State or Federal payable on any of the devises and bequests mentioned herein shall be first paid out of my residuary estate.

SEVENTEENTH. I order and direct that all devises and bequests and all payments of income herein given shall, to the fullest extent permitted by law, be transferred or paid free and clear of the debts, contracts, engagements, alienations and anticipations of any beneficiary and free and clear of all levies, attachments, executions and sequestrations.

EIGHTEENTH. I confer upon the Trustees of the several trusts hereinabove mentioned power at any time to do all or any the things following:

1. To sell any real estate which may at any time form part of the several trusts for such prices, upon such terms, in such way and manner and for such interests and estates as may be deemed wise and to make good deeds therefor to the purchasers thereof, without any obligation on the latter to see to or be responsible for the application of the purchase money.
2. To let on ground rent, mortgages, square, exchange join in the partition of real estate or to let and demise the same.
3. To retain unconverted if deemed wise any property or securities I may leave.
4. To invest and reinvest, alter, vary and change investments and reinvestments from time to time at discretion not being confined to what are known as legal investments.

NINETEENTH. I nominate, constitute and appoint as the Executors of this my last will and Testament, the Pennsylvania Company for Insurances on Lives and Granting Annuities and Amelia Sparks and do confer upon such Executors so far as the same may be applicable, all of the powers hereinabove conferred upon my several Trustees.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this fourteenth day of March A. D. 1911.

Amelia R. Sparks (seal)

Signed, sealed, Published and Declared by the above-named Testatrix as and for her last Will and Testament in our presence, who, in her presence, at her request and in the presence of each other have hereunto set our hands as attesting witnesses

WITNESSES:

W. H. Bennett
J. S. Wise

1837 Chestnut St.
240 So. 3rd St.; Philada.