

decease. Should both be dead at my decease said sum shall go to and form part of my residuary Estate;

Item: Should my friend Hepner F. Van Horn be living at my decease, I give and bequeath unto him the sum of One thousand Dollars (\$1000) in cash. Should he be dead at my decease and his daughter Darthea be living I give and bequeath unto her the said sum of One thousand Dollars. Should both said Hepner F. Van Horn and Darthea be dead at my decease, then I give and bequeath said sum to Lillian, Darthea's mother should she be then living. Should all of them be dead at my decease, then I direct that said sum shall form part of my said residuary Estate;

Item: Should Eva B. Reegar, of Trenton, New Jersey, be living at my decease, I give and bequeath unto her the sum of One thousand Dollars (\$1000) in cash. Should she be then dead said sum of One thousand Dollars shall go to and form part of residuary Estate;

Item: From what remains after the bequeaths and devises aforesaid are paid and discharged I give and bequeath unto The Masonic Home of Pennsylvania the sum of Five hundred Dollars should there be that much left. If not that much left, then as much as may be left;

Item As to my Real Estate following I will as follows:

Item: Should the said Jefferson Blake be alive at my decease I give and devise unto him in fee my Two Lots Numbers 19 and 20 in Block 38 on Connecticut Avenue at Somers Point, New Jersey. If he should then be dead and Mary his said wife then living, then I give and devise and devise said Two Lots to her in fee. If both of said persons be dead at my decease and said May Lizzie Transue be then living then I give and devise said Two Lots to her in fee. If said three persons be dead at my decease and Frank Transue be then living I give and devise said Two Lots to him in fee. Should all of said persons be dead at my decease said Two Lots shall go to and form part of my said residuary Estate;

Item: Should Frank Transue be alive at my decease I give and devise unto him my Two Lots at Pleasantville Terrace, New Jersey, being Numbers 43 and 44 in Block 93 Section C. on Zaza Avenue. Should he be dead at my decease and his wife said May Lizzie Transue be then living I give and devise said Two Lots to her in fee. If both said Frank Transue and his wife be then dead and said Mary Blake be then living I give and devise said two lots unto her in fee, and should all of said persons be dead at my decease said Two Lots shall form part of my residuary Estate;

Item: I give and devise my Two Lots in Pleasantville Terrace, New Jersey, being Numbers 34 and 35 in Block No 13, Section D on Polheims Avenue, unto my friend Charles C. Van Horn in fee;

Item: The Collateral Inheritance or other Taxes due on any and all the preceding bequests and devises I direct shall be paid out of my residuary Estate;

Item; All the rest residue reversion and remainder of my Estate of whatever kind and wheresoever Situate I give devise and bequeath unto the said The Masonic Home of Pennsylvania, their successors and assigns .

Lastly: I nominate constitute and appoint Charles F. Van Horn, Esq., and Andrew G. Colwyn or the Survivors or Survivor of them to be the Executors hereof conferring upon and giving them the fullest and amplest power and authority to sell and dispose of all my Estate at public or private sale for the best prices in their discretion, and to sign seal execute acknowledge and deliver such Deeds Conveyances Transfers and Assurances as may be required to the purchaser or persons purchasing in fee, without obligation to look to or be responsible for the application of the purchase money, and I direct that my said Executors shall be paid and allowed a Commission for compensation of full Five per centum on the gross value of my Estate both Real and Personal.

Hereby Revoking any and all other Wills by me at any time heretofore made and declaring this only to be and contain my last Will and Testament I have identified each of the preceding pages with my signature, and in Testimony Whereof at the end whereof I have hereunto set

my hand and seal this Third day of April in the year of our Lord One thousand nine hundred and thirteen (1913).

William H. Fagioli (Seal)

Signed Sealed Published and Declared by William H. Fagioli above named as and for his last Will and Testament in the presence of us who in his presence in that of each other and at his request have hereunto set our hands as Witnesses:

Isabel W. Kennedy, 1922 Race Street, Phila.
Robert A. Caskey,
Vernon Stanton.

I William H. Fagioli, Testator in my attached last Will and Testament, dated the Third day of April, A.D. 1913, being of sound disposing mind memory and understanding, do hereby make and publish as a Codicil to to my last Will within written.

I revoke the gifts of One thousand Dollars by my said Will by the Fourth Item on the Second Page thereof, given to each Florence Chance and Frederick Haag, if living, or to the survivor if one should be dead or to others therein named should both be dead and in place and stead of said Item, I will as follows:

Item: Should both Florence Chance, formerly Haag, and Frederick Haag, of Philadelphia, daughter and son respectively of Frederick Haag, be living at my decease, I give and bequeath unto each of them the sum of Five hundred Dollars (\$1000.) in cash. Should either of them however be dead at my decease I give and bequeath unto the survivor of them both of said two sums. Should both be dead at my decease and should their father said Frederick Haag and Sarah Haag their mother both then be living I give and bequeath unto the said Frederick Haag and Sarah Haag to each of them one of the said sums of Five hundred Dollars. And if either of them be dead then to the survivor of them both of said sums. Should all of said persons be dead at my decease then I direct that said two sums shall form part of my said residuary Estate.

I revoke the gifts by the Fifth Item of my said Will on said Second page thereof, given to my friend Andrew G. Colwyn and to his wife Jennie, and in place and stead of said Item, I will as follows:

Item: Should my friend Andrew G. Colwyn be living at my decease, I give and bequeath unto him the sum of One thousand Dollars (\$1000.) in cash. Should he be then dead and his wife Jennie be living, I give and bequeath unto her the said sum of One thousand Dollars in cash. Should both be dead at my decease said sum shall go and form part of my said residuary Estate.

In all other respects I hereby ratify and confirm my said Will.

In Testimony Whereof I have hereunto set my hand and seal this Twenty fourth day of March Anno Domini One thousand nine hundred and fifteen (1915).

William H. Fagioli (Seal)

Signed Sealed Published and Declared by William H. Fagioli, Testator above, as and for a Codicil to his said mentioned last Will and Testament in the presence of us who in his presence in that of each other and at his request have hereunto set our hands as Witnesses:

Jas L. Stanton,
Jacob F. Nagel,
Vernon Stanton.

City and County of Philadelphia, ss.

Register's Office, May 17 1916

Then personally appeared Isabel W. Kennedy, Robert A. Caskey and Vernon Stanton the subscribing witnesses to the foregoing last will dated April 3rd 1913 of William H. Fagioli deceased, and on their solemn oath did say that they were present and did see and hear William H. Fagioli deceased, the Testator therein named sign seal, publish and declare the same as and for his last will and testament and that at the doing thereof he was of sound