

and shall not be in any manner liable for her contracts, debts or engagements, or for those of any husband she may have, nor in any wise subject to his control or interference, the receipt in writing of my said daughter to be the proper voucher for the payment of said net income. And from and immediately after the death of my said daughter: Margaret P. Smith, to pay over the principal of said Trust Estate in equal shares to and among any children that she may leave her surviving, but in default of issue, then to pay over the principal of said Trust Fund unto such of my daughters as may then be living and the issue of such daughters as may be deceased, the issue of any deceased child to take the share which its parent would have taken if living.

Three sixteenths thereof to my husband: A. Howard Ritter, In Trust, to invest and keep invested the proceeds thereof and to pay over the income therefrom unto my daughter: Dorothy V. Marsh, so that the income shall be for her sole and separate use, notwithstanding any coverture, and shall not be in any manner liable for her contracts, debts or engagements or for those of any husband she may have, nor in any wise subject to his control or interference, the receipt in writing of my said daughter to be the proper voucher for the payment of said net income.

And from and immediately after the death of my daughter: Dorothy V. Marsh, to pay over the principal of said trust Estate in equal shares to and among any children that she may leave her surviving, but in default of issue, then to pay over the principal of said Trust Fund unto such of my daughters as may then be living and the issue of such daughters as may be then deceased, the issue of any deceased child to take the share which its parent would have taken if living.

Three sixteenths thereof to my husband: A. Howard Ritter, In Trust, to invest and keep invested the proceeds thereof and to pay over the income therefrom unto my daughter: Helen C. Liggett, so that the income shall be for her sole and separate use, notwithstanding any coverture, and shall not be in any manner liable for her contracts, debts or engagements, or for those of any husband she may have, nor in any wise subject to his control or interference, the receipt in writing of my said daughter to be the proper voucher for the payment of said net income. And from and immediately after the death of my said daughter: Helen C. Liggett, to pay over the principal of said Trust Estate in equal shares to and among any children that she may leave her surviving, but in default of issue, then to pay over the principal of said Trust Fund unto such of my daughters as may then be living and the issue of such daughters as may be then deceased, the issue of any deceased child to take the share which its parent would have taken if living.

And the remaining three sixteenths thereof to my husband: A. Howard Ritter, In Trust, to invest and keep invested the proceeds thereof and to pay over the income therefrom unto my son: John E. Cope Morton, so that the income shall be for his sole and separate use notwithstanding any coverture, and shall not in any manner be liable for his contracts, debts or engagements, the receipt in writing of my said son to be the proper voucher for the payment of said net income. And from and immediately after the death of my said son: John E. Cope Morton, to pay over the principal of said Trust Estate in equal shares to and among any children that he may leave him surviving, but in default of issue, then to pay over the principal of said Trust Fund unto such of my daughters as may then be living and the issue of such daughters as may be then deceased, the issue of any deceased child to take the share which its parent would have taken if living.

Third. I direct that my Executor hereinafter named shall make payment to my son of all the the amount of the estate of his father: Algernon Morton, upon which I have been receiving income, deducting from said payment the amount already advanced to my said son on account of the principal, which amount is now Two thousand Dollars, together with interest on the same from the Third day of April, 1906, at the rate of four per cent. per annum. If my said

son shall die before me, I direct that the sum which he would have received under this Clause of my Will shall be held in Trust by my said Executor for my Grandsons: John E. Cope Morton, Jr., and Thomas Mellon Rogers Morton, until they shall attain respectively the age of twenty one years, when the said sum with all accumulations thereof shall be paid to them in equal shares, but if either shall die before attaining the age of twenty one years, then I direct that the sum which he would have received together with the accumulations less the amount already advanced with interest as above indicated shall be paid to my Son's widow, but if she shall be deceased, I direct that said sum shall be distributed among my then surviving children in equal shares.

Fourth. I direct that my Executor hereinafter named, shall have the furniture pictures, books and various other household goods belonging to me valued, and that he shall then distribute them among my four daughters, allowing them to choose such articles as they may wish, my daughter Helen to have the first choice and my three other daughters to choose in rotation according to age, but the division to be made in such a way that each one of my daughters shall receive as nearly as possible an equal amount in value.

Fifth. All the rest, residue and remainder of my estate, real personal and mixed, I give devise and bequeath unto my husband: A. Howard Ritter, to do with as he thinks best.

Sixth. I give to my Executor and Trustee, hereinafter named, full power to sell any or all of my real estate at either public or private sale, at such prices as he may think best, and to make good and sufficient deeds of conveyances therefor without any liability on the part of the purchaser or purchasers to see to the application of the purchase money.

With respect to the execution of all the trusts declared in this Will, I direct that the Trustee herein named and his successors shall not be restricted in making investments to so called "Legal Securities". I also authorized them to pay any assessments that may be made upon any stock of which he or they may be the holders, and to accept any allotments of stock that may be made to them.

Seventh. I hereby nominate, constitute and appoint my husband: A. Howard Ritter, to be the Executor and Trustee of this my last Will and Testament. In the event of his death, I appoint the Pennsylvania Company for Insurances on Lives and Granting Annuities to be executor in his place and Trustee in his place.

In Witness Whereof, I have hereunto set my hand and seal this Thirty first day of October in the year of our Lord, one thousand nine hundred and fourteen (1914).

Mary G. Ritter (seal)

Signed, Sealed, Published and Declared by the said Mary G. Ritter, Testatrix herein named, as and for her last will and testament, in the presence of us, who, at her request, in her presence and in the presence of each other, have subscribed our names as witnesses.

Emma F. Haddock.

Chas. F. Myers.

Personally appeared before me Emma F. Haddock and Chas. F. Myers the subscribing witnesses to the foregoing Will who, being duly qualified according to law, did depose and say that they were present, saw and heard the testatrix Mary G. Ritter in said Will named, sign seal, publish and declare the same to be her last Will and Testament and at the time of so doing she was of sound mind, memory and understanding, to the best of their knowledge and belief, and that they signed as witnesses to the same, at the request of said testatrix in her presence, and in presence of each other.

Affirmed and subscribed to before me)

this 31st day of October 1916 ) Emma F. Haddock

A. L. Saxton Dep. Register. ) Chas. F. Myers

To Robert C. Miller,

Register of Wills for the County of Montgomery, in the Commonwealth of Pennsylvania.  
In the matter of the probate of the last Will and Testament of Mary G. Ritter, deceased ) Petition