

FOURTH: Upon the death of my said wife, I give, devise and bequeath my said residuary estate, or so much thereof as shall then remain in the hands of my Executrices and Trustees, and the survivor of them, to the persons, in the manner and in the proportions herein set forth, that is to say:

To my son, James S. Taylor Jr., the sum of One thousand Dollars;

To my son, Albert E. Taylor, the sum of Ten thousand Dollars;

To my remaining children - Adele Marie Hults, Irene Taylor Hawley, Helena Marguerite Taylor, Emily Dorothy Taylor, Nellie Mortimer Longstreth Taylor, Mary Louise Taylor and Charles M. Taylor, 3rd, the balance, in equal shares.

If either or any of my said children shall die before the time for the division of my said residuary estate, leaving lawful issue surviving, then and in that event I direct that such issue shall receive the share of said residuary estate which the parent would have received if living, such issue, if more than, one, to take in equal share; but if either or any of my said children shall die before the time for the division of my residuary estate, without leaving lawful issue surviving, then and in that event I direct that the share of the child or children so dying shall be divided among my surviving children above named, except my sons, James S. Taylor, Jr., and Albert E. Taylor, and the lawful issue of any who may then be deceased, in equal shares such issue, however, taking only a parent's share. It is my intention that the only benefit my sons, James S. Taylor, Jr., and Albert E. Taylor, shall receive under this my Will shall be the One thousand Dollars and Ten thousand Dollars hereinafore bequeathed to them respectively.

FIFTH: I direct that all advancements or loans made to any of my children during my life time and charged against them on my books, shall be treated, upon the death of my wife, as a

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part of my residuary estate, and shall be deducted from his, her or their respective shares. No interest, however, shall be charged against or added to any advancements or loans made to my children, unless expressly so charged or stated on my books.

SIXTH: In case any of my children shall dispute, contest or litigate any devise, bequest or other testamentary provision contained in my said Will, or shall seek by any proceeding at law or otherwise <sup>to</sup> invalidate my said Will, or any part thereof, then and in such case I revoke and annul all and every devise, legacy or other provision whatever in my said Will in favor of such person or persons so disputing, contesting or litigating, but no further; and I hereby devise and bequeath all such part or portion of my estate as may be the subjects of such revocation to my remaining children herein named and to the exclusion of the child or children upon whom or upon whose interests such revocation may operate, in the manner and in the proportion provided in regard to the distribution of my residuary estate upon the death of my wife; it being my intention that any of my children who shall dispute, contest or litigate any devise, bequest or other testamentary provision contained in my will, or who shall seek to invalidate said Will or any part thereof, shall forfeit all right or interest in my estate.

SEVENTH: I authorize and empower my Executrices and Trustees hereinafter named to employ legal counsel, if necessary, to see that my share and interests are fully protected in Charles M. Taylor's Sons, Incorporated, and the Philadelphia Ceiling and Stevedoring Company, in the organization and successful development of both of which I have given my exclusive time and attention for many years.

EIGHTH: I authorize and empower my Executrices and Trustees hereinafter named to sell and dispose of all or any part of my real estate, at such time or times, for such price or

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prices, to such purchaser or purchasers, and on such terms and either at public or private sale, as to them shall seem proper, and good and sufficient deed or deeds for the same to make to the purchaser or purchasers thereof, in fee simple, clear of all trusts, and without liability on the part of such purchaser or purchasers to see to the application or misapplication of the purchase money.

NINTH: I order and direct that my Executrices and Trustees hereinafter named, or the survivor of them, shall not be obliged to sell any of my investments, but may retain the same so long as they deem proper, and sell them in whole or in part when and so soon as in their judgment, or the judgment of such survivor, it may be deemed advisable; they shall also have the right to invest and reinvest the funds which may at any time come into their hands in such securities as they deem safe and proper, and may sell and re-sell any investments which they themselves may make when and as often as in their judgment it may be advisable.

TENTH: I nominate, constitute and appoint my wife, Mary J. Taylor, and my daughter, Helena M. Taylor, Executrices and Trustees of this my last Will and Testament, and upon the death of either of them, the survivor shall act alone and have and be vested with all the rights and powers given in this Will to my said Executrices and Trustees jointly.

IN WITNESS WHEREOF I have hereunto set my hand and seal this seventh day of June, A.D. 1913.

SIGNED, SEALED, PUBLISHED and DECLARED BY the above named

Testator as and for his Last Will and Testament in the )  
presence of us, who, as his request, and in his presence ) James S. Taylor, Seal.  
and in the presence of each other have hereunto subscribed )  
our names as witnesses:- )

H. P. Barton

John L. Turnbull

I, James S. Taylor, of Mt. Airy, in the County of Philadelphia and State of Pennsylvania, do make and publish this Codicil to my last Will and Testament dated the Seventh day of June A.D. 1913, as follows, to wit:

FIRST: I hereby nominate, constitute and appoint The Provident Life and Trust Company of Philadelphia as one of the Executors and Trustees under my said will, to act in conjunction with my wife, Mary J. Taylor and my daughter Helena M. Taylor, with the same and like full and ample powers and authorities conferred by my said Will upon my Executors and Trustees therein named.

SECOND: I will and direct that my corporate Executor and Trustee, The Provident Life and Trust Company of Philadelphia, shall have the custody and care of the assets, securities and investments which may constitute my estate, and shall keep the accounts thereof, provided that my individual Executors and Trustees shall have access to said assets, investments, securities and accounts, in <sup>conjunction with my corporate Executor and Trustee at all times</sup> during business hours, but shall not remove said assets, securities, investments and accounts from the office and custody of my corporate Executor and Trustee, The Provident Life and Trust Company of Philadelphia, without the assent of said company.

THIRD: The commission of my corporate Executor and Trustee, The Provident Life and Trust