

advisable, without liability, as to principal or income, for his or her debts, contracts, engagements or liabilities while the same remain in my trustees' hands.

Item; All the rest, residue and remainder of my estate, real, personal and mixed, whatsoever and wheresoever, I give, devise and bequeath unto my trustees hereinafter named, In Trust, to pay the net income arising therefrom to my wife, Maggie G. Froelich, for and during the term of her natural life, if she shall so long remain unmarried, free and clear of her contracts, debts, engagements or liabilities; and without authority on her part to sell, assign, pledge or anticipate said income. If, however, my said wife should remarry, then I order and direct my said trustees to pay to her one-third of the net income (in lieu of the whole income as aforesaid) arising from my said residuary estate, for and during the term of her natural life, free and clear of other contracts, debts, engagements or liabilities, and without authority on her part to sell, assign, pledge or anticipate said income; and to pay the remaining two thirds of said net income to my said four children, equally and share alike, during the said term of the natural life of my said wife, free and clear of their, and each of their, debts, contracts, engagements or liabilities, and without authority to sell, assign, pledge or anticipate said income, and if any of my said four children should die before the death of my said wife, then I order and direct that his or her share of said income shall be payable to my other children then surviving, upon the terms and conditions herein provided for their own shares, but if any such child so dying shall leave issue him or her surviving, then his or her share of said income shall be paid to such issue.

And from and after the decease of my said wife, then, with respect to one-equal fourth part of the principal of my said residuary estate, to hold the same in trust, to pay the net income arising therefrom to my son, William G. Froelich, for and during the term of his natural life, free and clear from his debts, contracts, engagements and liabilities and without authority to anticipate, sell, pledge or assign said income, and from and after his death to pay the said one-fourth part of the corpus or principal of my residuary estate to such lawful child or children he may leave him surviving, and the issue of such as may be deceased, such issue taking the share his, her or their parents would have taken if living; but if my said son should die without leaving to survive him any lawful child or children, or the issue of any such as may be deceased then I order and direct that said one-fourth part of the corpus or principal of my said residuary estate shall remain in trust for the use and benefit of my other children, living at the time of the death of my said son, and the issue then living of such of my children as may then be deceased, such issue taking the share, his, her or their parents would have taken if living; but this share of my residuary estate shall be enjoyed by my other children then living, and the issue of such as may be deceased as aforesaid, upon the terms, trusts, and conditions herein provided for their own shares of my residuary estate.

After the death of my said wife, or during her lifetime with her consent in writing, I authorize and empower my said trustees in their discretion, to pay to my said son the sum of Five thousand dollars, absolutely out of the corpus or principal of the one-fourth part of my residuary estate, held, or to be held in trust for him as aforesaid, when he attains the age of twenty-five years, if my said trustees are satisfied that he will not waste it, and that it would be for the best interests of my said son to receive said sum. And I further authorize and empower my said trustees, in their discretion, after the death of my said wife, or during her lifetime with her consent in writing, to

pay to my said son, when he attains the age of thirty years, a further sum absolutely, not exceeding Ten thousand dollars, out of the corpus or principal of the share held, or to be held, in trust for him as aforesaid, provided he has not squandered the first Five thousand dollars given to him, and my said trustees shall be of the opinion that it would be for his best interests to receive such further sum, and especially if my said son has already engaged in business, or desires to do so. My said trustees are further empowered to advance to my said son the said sum last mentioned, not exceeding Ten thousand dollars before he attains the age of thirty years, (upon the same terms and conditions above expressed for payment of said amount to him on attaining the age of thirty years) if he has already engaged in business, or if he desires to do so, they to exercise their discretion in the matter.

And with respect to one other equal fourth part of the principal of my said residuary estate, to hold the same In Trust, to pay the net income arising therefrom to my daughter Irma Marguerite Froelich, for and during the term of her natural life, free from her debts, contracts, engagements, and liabilities, and without authority to anticipate, sell, pledge or assign said income, and from and after her death to pay the said one-fourth part of the corpus or principal of my residuary estate to such child or children she may leave her surviving, and the issue of such as may be deceased, such issue taking the share his, her or their parents would have taken if living; but if my said daughter should die without leaving to survive her any child or children, or the issue of any such as may be deceased, then I order and direct that said one-fourth part of the corpus or principal of my said residuary estate shall remain in trust for the use and benefit of my other children living at the time of the death of my said daughter, and the issue then living of such of my children as may then be deceased, such issue taking the share his, her or their parents would have taken if living; but this share of my residuary estate shall be enjoyed by my other children then living, and the issue of such as may be deceased as aforesaid, upon the terms, trusts, and conditions herein provided for their own shares of my residuary estate.

And with respect to one other equal fourth part of the principal of my said residuary estate, to hold the same In Trust, to pay the net income arising therefrom to my daughter, Marie May Froelich, for and during the term of her natural life, free from her debts, contracts, engagements and liabilities, and without authority to anticipate, sell, pledge or assign said income, and from and after her death to pay said one-fourth part of the corpus or principal of my residuary estate to such child or children she may leave her surviving, and the issue of such as may be deceased, such issue taking the share his, her or their parents would have taken if living; but if my said daughter should die without leaving to survive her any child or children, or the issue of any such as may be deceased, then I order and direct that said one-fourth part of the corpus or principal of my said residuary estate shall remain in trust for the use and benefit of my other children living at the time of the death of my daughter, and the issue then living of such of my children as may then be deceased, such issue taking the share, his, her or their parents would have taken if living, but this share of my residuary estate shall be enjoyed by my other children then living, and the issue of such as may be deceased as aforesaid, upon the terms, trusts and conditions herein provided for their own shares of my residuary estate.

And with respect to the other equal fourth part of the principal of my said residuary