

wife of the said Dr. Max H. Robbrock, has not received any moneys from me, as all my other children have, if my said daughter desires to retain the said office as part of her share of my said estate, she shall have the privilege of taking the said office, and lot, to a depth of one hundred and eight feet eastward from the east side of Eighth Street at the price or sum of six thousand dollars, which said sum shall be charged against her interest in said estate, and said privilege is to be used within one year from the date of my death.

Item. I direct that all the net residue and remainder of my estate, real personal and mixed shall be divided into five equal shares:

One such share, I give devise and bequeath absolutely to the children of my deceased son Levi B. Wolf, share and share alike: the child or children of any deceased child to take the share of his or their deceased parent and in the event of the death of any of the children of the said Levi B. Wolf without issue surviving them, then the share of such child to be divided among the surviving children of said Levi B. Wolf absolutely share and share alike.

One other such share I give devise and bequeath absolutely to my daughter Rosetta, wife of Leo Loeb.

One other such share I give devise and bequeath absolutely to my daughter Jennie M. wife of Dr. Max H. Robbrock.

One other such share, I give devise and bequeath to my Executors hereinafter named In Trust nevertheless, that they, my said trustees shall invest from time to time reinvest and keep invested, the said share in any way they may deem best, whether in real estate or personalty of any kind, including the right to put it into a business as capital, or as a loan, the interest income and profits of said share to be paid to my son Max J. Wolf, quarterly, during his natural life, on his own receipt or order in writing and not otherwise, nor by anticipation, and the same shall not be subject to any debts or liabilities of my said son.

After the death of my said son Max J. Wolf my said trustees shall keep said principal sum invested, as hereinbefore mentioned, and shall pay or cause to be paid from the income thereof for the maintenance and education of my grandson Lee B. Wolf son of the said Max J. Wolf, until the said Lee B. Wolf shall arrive at the age of twenty one year, after the said Lee B. Wolf shall arrive at the age of twenty one year,

my executors shall pay unto him the income derived from the principal of said estate in quarterly payments, but he shall receive no part nor portion of the principal of said estate until he shall arrive at the age of twenty five years, unless my trustees, in their best judgment, deem it proper to give it to him. Upon the arrival of my said grandson Lee B. Wolf at the age of twenty five years, this trust shall cease and determine, and the balance of this said share of my estate then remaining in the hands of my trustees shall be paid over unto him. If my said grandson Lee B. Wolf shall die before he reaches the age of twenty one years or before his father or shall die after he has become twenty one years of age and before he shall have become twenty five years old, leaving no issue him surviving then the balance of said trust share, remaining in the hands of my said trustees, shall revert to and become part of my residuary estate and be equally divided among my other children, subject however to any trusts herein made respecting their shares in said estate.

And one other ^{such} share, I give devise and bequeath to my Executors hereinafter named In Trust nevertheless that they my said trustees shall invest and from time to time reinvest and keep invested the said share and the interest and income of said share in any way they may deem best whether in real estate or in personalty of any kind including the right to put it into a business or capital or as a loan, and the interest, income, and profits of said share to pay to my son Henry H. Wolf, quarterly, during his natural life on his own receipt or order in writing and not otherwise, nor by anticipation and the same shall be subject to any debts or liabilities of my said son Henry. After the death of my said son Henry, then in trust to invest and reinvest the sum as hereinbefore stated and to pay the income thereof to his wife Therese Wolf, for so long as she shall remain the widow of the said Henry H. Wolf, but in the event of her remarriage or death, then my said trustees shall invest and reinvest said sum, as hereinbefore mentioned, and shall pay or cause to be paid for the maintenance and education of his children of the said Henry H. Wolf, surviving at his death, so much of the income thereof as may be deemed proper and necessary by my said trustees during the minority of any and all of the said children. If my said son Henry shall leave but one child after said grandchild shall become of age, my trustee shall pay unto