

Will of George M Troutman, deceased

As it Reminded That I, George M Troutman of the city of Philadelphia gentleman being of sound mind and memory have thought proper to make and hereby do make my last will and testament in manner following that is to say First. I direct all my just debts and funeral expenses to be fully paid and satisfied as soon as conveniently may be after my decease.

Second. I give and bequeath to my beloved wife Maria C Troutman all my furniture and household and kitchen utensils including therein my plate and plated ware glasses pictures and books, and also my watch jewelry and clothing, absolutely and I desire that no inventory be made or filed of the same.

Perked 1 lsd. 6. Third. I give and bequeath to the Rev. Jacob Helfenstein of Germantown in the city of Philadelphia or to his widow if he should die before me leaving a widow me surviving the legacy or sum of two hundred dollars.

Perked 1 lsd. 7. Fourth. I give and bequeath to my brother Lewis M. Troutman the annuity or yearly sum of three hundred dollars to be paid to him in semi-annual payments during the term of his natural life in such way and manner that the same shall not be subject to or responsible for his debts contracts or engagements whether by way of assignment anticipation or otherwise however

Perked 1 lsd. 8. Fifth. I give and bequeath to "The Presbyterian Hospital in Philadelphia" the legacy or sum of one thousand dollars.

6000 more by 1 lsd. 12. Sixth. I give and bequeath to "The Board of Foreign Missions of the Presbyterian Church in the United States of America" incorporated by the Legislature of New York the sum of one thousand dollars in trust to be appropriated and applied for the use and benefit of The Woman's Foreign Missionary Society of the Presbyterian Church located in the city of Philadelphia.

Perked 1 lsd. 9. Seventh. I give and bequeath to my nephew George F. Huront the legacy or sum of five hundred dollars. Should he owe me any money at the time of my decease I direct that he shall not be charged with the same but the same shall be considered as cancelled and said legacy paid to him in full.

Perked 1 lsd. 10. Eighth. I give and bequeath to Rosanna Holland, a domestic formerly in my employ the sum of two hundred dollars. Should she die before me I direct said legacy to lapse.

Perked 2 lsd. Made \$800 to widow. Ninth. I give and bequeath to my friend Augustus Fickard of Bethlehem, Pennsylvania the legacy or sum of five hundred dollars if he should be living at the time of my decease. Should he then have departed this life leaving a widow then surviving I give and bequeath said legacy of five hundred dollars unto such widow absolutely.

Tenth. I give and bequeath to Henry J Miller, a relative of mine formerly of Lebanon County, now or recently of this city the legacy or sum of five hundred dollars. In case of his

See 1 lsd. 1 and 7 lsd. Made \$250,000

death before me I direct that this legacy shall not lapse but be paid to his heirs.

Eleventh. I direct all the above given legacies to be paid to the respective legacies free of all taxes of any kind which I direct shall all be paid out of my estate.

Twelfth. I give and bequeath to "The Provident Life and Trust Company" of Philadelphia, and their successors the sum of two hundred and ten thousand dollars in good dividend paying stocks bonds mortgages or commercial paper, at par values, in trust to collect and receive the interest and income thereon arising and after first deducting all expenses attendant upon the execution of the trust to pay the said interest and income in quarterly yearly payments unto all my daughters who may be living at the time of my decease and the lawful issue of such of them as may then be deceased in equal parts and shares so nevertheless that such issue take such part and share only as his or their deceased parent would have taken if she had been then living for, and during the full term and terms of their respective natural lives in such way and manner that the same shall not be subject to or liable for their own debts contracts or engagements whether by assignment anticipation or otherwise however nor shall the income so payable to any daughter or grand-daughter be subject to the control or interference or liable for the debts contracts or engagements of any husband she may have or take or at the option of the said Trustee to pay and apply such interest and income for the proper maintenance and support of my said daughters and the lawful issue of such of them as may depart this life before me leaving issue in such way and manner as my said Trustee may deem best.

And in case of the decease after me of any of my daughters leaving lawful issue surviving then in trust to divide that part and share of the said trust estate from which said daughter so dying was in her lifetime entitled to receive the income into as many equal parts and shares as such daughter shall leave issue her surviving grand-children and remoter descendants of such daughter taking by representation and not per capita and the shares so happening to any issue of such daughter born before my decease to hold in trust for the benefit of such issue for, and during the terms of their respective natural lives upon the same trust in all respects as hereinbefore directed with respect to my said daughters' shares of the income of my trust estate, and the shares happening to any issue of such daughter born after my decease to hold in trust for the maintenance education and support of such issue until they respectively arrive at the age of twenty-one years, and so in every such case whenever and as often

of Troutman