

Ninth: Whereas, having heretofore advanced to several of my children, sums of money, for property in considerable amounts, and as it has been understood amongst my children, and between them and myself, that these advancements should be considered as such, as should bear interest from the date when made, out of regard that they and I desire an equal division of my estate amongst my children, I now make this explanation, so that, it shall plainly appear what my intention is, and has been. It is my will and desire that any balance or balances, that may be charged on my books at this date, against any of my children, shall be deducted from their share of my estate, as said balance or balances, as well as any other amounts paid them after this date, are in the nature of advancements, and not gifts.

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Tenth: All the rest, residue, and remainder of my estate, real and personal, of whatever kind and nature, and wherever soever situate, I give and devise and bequeath in manner following, that is to say:

I give, devise and bequeath one full equal sixth part of the said residue and remainder of my estate, to my son, Theodore Wright, in fee.

I give, devise and bequeath one other full equal sixth part of the said residue and remainder of my estate, to my daughter, Edith Wright Mc Carthy, in fee.

I give, devise and bequeath, one other full equal sixth part of the said residue and remainder of my estate, to my son, James A. Wright, Junior, in fee.

I give, devise and bequeath, one other full equal sixth part of the said residue and remainder of my estate, to my daughter, Frances W. Davis, in fee.

I give, devise and bequeath, one other full equal sixth part of the said residue and remainder of my estate, to my son Ernest N. Wright, in fee.

I give, devise and bequeath, one other full equal sixth part of the said residue and remainder of my estate, to my daughter, Marion A. Wright, in fee.

Eleventh: I give to my executors, hereinafter nominated full power to sell, alter, vary and change investments, and reinvestments, real or personal, and to convey all or any real estate owned at my decease, or thereafter acquired, and to make good deeds or deeds of conveyance thereof, in fee simple, or for any less estate, without any obligation on the part of the purchaser or purchasers, to see to or be responsible

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for the application of the purchase money; also power to make leases of realty, to square, exchange and improve real estate.

Twelfth: I say at the time of my death I shall be a partner in the firm of Peter Wright and Sons, under

the present or any future contract of co-partnership, it is my will that my interest in said firm shall remain undisturbed by my executors until the close of the said term of co-partnership, and that the affairs of the firm shall be thereafter closed up and settled, as soon as possible, with due regard to the interests involved, and my capital be withdrawn therefrom.

Thirteenth: I nominate and appoint as executors of this my will my son Theodore Wright, my son James A. Wright, Junior, and my trusted secretary, John Charles Lightfoot, Junior. It is also my will and desire that none of the said executors be required to furnish bond or bonds, as I feel confident that they will scrupulously and honestly administer the affairs of my estate with justice and satisfaction to all concerned.

In witness whereof, I have hereunto set my hand and seal this twentieth day of December, in the year of our Lord, One thousand and eight hundred and ninety three (1893) Dec 20th 1893

Signed, sealed, published and declared by James A. Wright, the above named testator, as, and for, his last will and testament, in our presence, who at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

William W Justice
John Mc Carthy

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City and County of Philadelphia, ss.
Register's Office June 11, 1894.

They personally appeared William W Justice and John Mc Carthy the subscribing witnesses to the foregoing last will of James A. Wright, deceased and on their solemn oath solemnly did say that they were present and did see and hear James A. Wright deceased, the testator therein named read, seal, publish and declare the same as and for his last will and testament and that at the doing thereof he was of sound disposing mind, memory and judgment, standing to the best of their knowledge and belief and further that the said testator so signed the same in presence, and at his request they the said deponents in his presence and in the presence of each other subscribed their own proper signatures, and handwriting as witnesses thereto, all being present, at the execution of said will.

Suborn Affd and subscribed before me the date above } William W Justice
John Mc Carthy (sworn)

City and County of Philadelphia, ss.
Register's Office June 11, 1894.

We do swear that as the executors of the foregoing last will and testament of James A. Wright deceased,