said sum of one thousand dollars to the Burgess and Town Council of the Borough of Huntington, Pa., in trust, that they hold and invest said sum of one thousand dollars and apply the income therefrom to keeping said family burial lot in good condition and repair in the same manner as heretofore provided my Executors shall do.

7. Of the capital stock of the J. C. Blair Company which I shall own at the time of my decease, I give and bequeath to each of the following named persons, absolutely, the number of shares of said capital stock herein set opposite their respective names, to wit: To Herman H. Africa, twenty shares; to James Pocht, two shares; to Budson Lightbure, four shares; to C. E. Hollinger, five shares; to Frank Willoughby, eight shares; to W. H. Strickler, five shares; to W. E. Miller, four shares; to George Laday, four shares; to James B. Slemmer, four shares; to Melissa Yeoum, four shares; to W. H. Eligh, five shares; to C. E. Taylor, ten shares; to E. W. Koch, three shares; to May Patton, four shares; to Alice Williams, four shares; to Margaret Schafer, ten shares; to W. H. McHale, five shares; to W. A. Maguire, five shares; to Esther Morgan, two shares; to H. E. O. Bibbs, five shares; to J. J. Wulffers, five shares; to William Coswell, two shares; to Dallas Humberger, two shares; to Frank Horing, three shares; to William V. Ellis, five shares; to John C. Allen, ten shares; to L. E. Pohlman, five shares; to Evan T. Lewis, five shares; to J. F. Harnberger, five shares; to Graham Backer, five shares; to Allison Johnston, five shares; and to James Geller, ten shares. Provided, however, that any of said legatees of said capital stock who shall not be in the employ of the said J. C. Blair Company at the time of my decease shall be held to have forfeited and lost their right to the shares of stock hereinafore given to them and the shares so forfeited shall revert to, and become part of, my residuary estate.

8. I dispose of the remainder of the personal estate which I shall have at the time of my decease, left after paying and satisfying above bequests and the expenses of probating and executing this my last will and testament, as follows: I give and bequeath one-sixth part thereof to each of my two brothers, John C. Africa and Herman H. Africa, and one-sixth part thereof to each of my three sisters, Ella Africa, Bertha H. Africa, and Julia J. Taylor, and the remaining one-sixth part thereof to Edward S. Africa, Mrs. Mabel Laporte and H. Lewarre Africa, children of my deceased brother, Henry L. Africa, to be divided among them, share and share alike, if all be living; but if any of said three children die before my decease without leaving lawful issue to survive me, then the survivors or survivor of them shall take the whole of said one-sixth part of the proceeds of the sale of my real estate.

9. If any of my said brothers or sisters shall die before my decease, without leaving lawful issue to survive me, then the shares of my personal and real estate hereinafore given to the one or ones so dying, shall be divided equally among my surviving brothers and sisters, and the issue of any that have hereafter died or shall hereafter die before my decease, leaving issue to survive me, the issue in such cases taking, together, the share or part that the parent would have taken if living at the time of my decease.

10. If any of my said brothers or sisters shall die before my decease, without leaving living issue to survive me, then the shares of my personal and real estate hereinafore given to the one or ones so dying, shall be divided equally among my surviving brothers and sisters, and the issue of any that have hereafter died or shall hereafter die before my decease, leaving issue to survive me, the issue in such cases taking, together, the share or part that the parent would have taken if living at the time of my decease.

11. I hereby authorize and direct my Executors hereinafter named, to sell all my real estate, at public or private sale, at such prices as they or he, shall consider fair and satisfactory, hereby giving to my said Executors and the survivors or survivor of them all power to execute deeds and make conveyances of said real estate to the purchasers thereof as, I myself would have if then living; all of my real estate to be so sold by my Executors within a reasonable time after my decease, except the property, at Nos. 505, 507, and 509 Mirfill Street hereinafore devised for life to my sisters, Ella and Bertha, to be held un separates, made within one year after the decease, or marriage, of the survivor of my two sisters, or of either of my three sisters, Ella Africa, Bertha H. Africa, and Julia J. Taylor, and the remaining one-sixth part thereof to Edward S. Africa, Mrs. Mabel Laporte and H. Lewarre Africa, children of my deceased brother, Henry L. Africa, to be divided among them, share and share alike, if all be living; but if any of said three children die before my decease, without leaving lawful issue to survive me, then the survivors or survivor of them shall take the whole of said one-sixth part of the proceeds of the sale of my real estate.

12. In such cases, I, Elmer M. Africa, Executor, have to this my last will and testament, written on six pages of paper, each of said pages being identified by my signature and seal by me thereon written, set my hand and seal this 22nd day of November, 1905.

Signed, sealed, published and declared by the above named Elmer M. Africa, as my last will and testament, in the presence of us, who have hereunto subscribed our names as my request as witnesses thereto, in the presence of said testator and of each other.

C. M. Taylor
H. E. McDonald