

The said testator died on the 21st day of September 1921, at 4:15 o'clock P.M., as per affidavit filed.

Wm. J. Hamilton
Deputy Register.

Fees for Letters Testamentary	\$50.50
" Filing Renunciation	
I " Certificate, 10	5.00
Paid.	\$ 55.50

I, John W. Trinkle, of the City of Philadelphia, and State of Pennsylvania, being of sound mind, memory and understanding, do make, publish and declare this to be my last Will and Testament, hereby revoking and making void any and all Wills and Codicils thereto by me at any time heretofore made.

I. I direct that all my just debts and funeral expenses be fully paid as soon after my decease as practicable.

II. I give and bequeath unto my brother, William Trinkle, all my wearing apparel, wherever the same may be, and also all my jewelry of every kind and description, old coins and other small articles, the greater portion of which are now in my boxes in the Vaults of the Fidelity Trust Company and the Girard Trust Company of Philadelphia.

III. I give and bequeath to my cousin, Laura Thomas, because of her kindness to my late mother, twenty-five hundred dollars.

IV. In memory of my deceased mother, who was a manager of the Penn Asylum for Indigent Widows and Single Women at BeGrade and Otis Streets, Philadelphia, for many years, I give and bequeath to said Asylum the sum of one thousand dollars.

V. I give and bequeath to the West Laurel Hill Cemetery Company of Philadelphia the sum of fifteen thousand dollars, in trust, to keep the same safely and securely invested, and the net income thereof, pay and apply in the care, keep and maintenance of my burial Lot No. 4, Highland Section in said cemetery, and the Mausoleum thereon erected, at all times hereafter forever. The remains of my late wife, Mary M. Trinkle, now lie in said Mausoleum, and at my death my remains are also to be placed and kept therein. The said

Cemetery Company shall have the full and absolute care, charge and control of said lot and Mausoleum, and, it shall not permit or allow the remains of any other person or persons to be buried, placed or kept therein at any time. The Mausoleum shall be cleaned, kept in good repair, and, with the lot, maintained and cared for in the highest and best possible manner. On each and every Easter and Christmas holiday after my decease, said Cemetery Company shall place floral decorations upon the crypts of my wife and myself, the expenses of which, however, shall not exceed the sum of twenty-five dollars on each occasion. The excess of income, over and above the ordinary cost of repairs and maintenance and for floral decorations as aforesaid, shall be accumulated by said Cemetery Company, so that, in the event of any accident or injury of any kind which may or might cause such damages to the Mausoleum as would require its re-building, there will be sufficient money on hand for such purpose; but, if there should be any deficiency in this respect, then all floral decorations are to be discontinued until the said Mausoleum has been rebuilt, and, with the lot, put in the same good order and condition in which they now appear. The said West Laurel Hill Cemetery Company is hereby authorized and empowered to assign and transfer said trust fund to any Trust Company whom it has appointed or may hereafter appoint to take the care and charge of its Care and Maintenance Fund, but it shall be held and used only for the objects and purposes herein set forth and declared, and none other.

VI. It is also my wish and desire, and I so direct, that the West Laurel Hill Cemetery Company of Philadelphia, to whom by the preceding paragraph I have bequeathed the sum of

-2-

Fifteen thousand dollars, in trust, for the care of my Lot No. 4, Highland Section, of said Cemetery and the Mausoleum thereon erected, shall include in said trust fund the care of the burial Lot No. 341, Bryn Mawr Section of said Cemetery, in which lie the remains of my late father and mother. Said Company shall keep the lot and the monument and stones thereon erected in good order, condition and repair at all times hereafter forever; and on each and every Easter and Christmas holiday shall place floral decorations upon their graves, the expenses of which shall not, however, exceed the sum of ten dollars on each occasion.

VII. There are four crypts in my said Mausoleum, in one of which lie the remains of my said wife, Mary, and in another of which my remains are to be placed, as hereinbefore provided. It is my wish, and I so direct, that my said remains shall be placed in a steel casket of the same general kind and character in which the remains of my said wife were placed and now rest in said Mausoleum.

VIII. ALL THE REST, residue and remainder of my estate, real, personal and mixed, whatsoever and wheresoever, I give, devise and bequeath unto my executors herein-after named, to take and hold the same in trust for the following uses and purposes only, and none other, viz: to keep the same safely and securely invested and the net income therefrom pay and distribute as follows:

(a) One hundred and twenty-five dollars monthly to Gladys W.T. Hagar, the adopted daughter of my brother William and his wife Laura V. Trinkle, until the expiration of the trust as hereinafter provided.

-3-

(b) The balance of said income in equal monthly instalments to my said brother William Trinkle and Laura V. his wife, and the survivor of them, for and during the full term of the natural life of each of them.

(c) Upon the death of the said William Trinkle and Laura V. Trinkle, his wife, then to pay to the said Gladys W. T. Hagar, their adopted daughter, the whole of said income of my said estate in monthly instalments for and during the full term of her natural life.

(d) Upon the death of said Gladys W.T. Hagar, leaving issue her surviving, then the whole of said income shall be paid in monthly instalments to such issue, share and share alike, until the youngest of them shall have reached the full age of twenty-one years; the issue of any deceased child to take the parent's share.

IX. The Trust shall continue until the youngest of the Children of Gladys W. T. Hagar shall have reached the full age of twenty-one years, at which time it shall forthwith end and be forever determined, and the whole of my said estate shall then go to, vest in, and be paid to her children, share and share alike, absolutely and forever; the issue of any deceased child to take the parent's share.

X. Should there be an absolute failure of issue of the said Gladys W. T. Hagar, then, upon the expiration of said trust, the whole of my said residuary estate shall be divided into eleven full and equal shares, which shall go to and be paid as follows:

(a) IN MEMORY OF, and as a memorial to my deceased father, John Trinkle, one full share thereof to "The Methodist Episcopal Hospital" on South Broad Street; one full share

-4-