

And in like manner, from and after the death of my said nephew, Norris Wood Ridgaway, the one-half of net income hereinbefore directed to be paid to him for life shall, until the time hereinafter fixed for the termination of said trust, be distributed and divided among such children and issue of any deceased child or children of my said nephew as may survive him, at the times when such payments of net income are made, the issue of any deceased child to represent such deceased child and take per stirpes the share or portion of net income which would have been payable to such deceased child if surviving. And should either my said niece or my said nephew die without leaving any issue to take her or his share of net income, or should any such issue become extinct before the period hereinafter fixed for the termination of said trust, then the share of net income which would have been payable to such issue if surviving shall be added to the other share and be paid out and distributed in all respects in the same manner.

(14) I hereby will and direct that the trust hereinbefore created shall cease and terminate upon the death of my niece, Helen Lydia Ridgaway, and/or my nephew, Norris Wood Ridgaway, whichever shall last survive, and the corpus or principal of said trust estate shall then vest absolutely and free of further trust in the then surviving children and issue of my said niece and nephew in the following proportions, namely: If there be then surviving issue both of my said niece and my said nephew, then a one-half share or interest in said trust estate shall vest absolutely in the then surviving issue per stirpes of my niece, and a one-half share or interest therein shall best vest absolutely in the then surviving issue per stirpes of my said nephew. By "Surviving issue per stirpes" I mean children of my niece or nephew then surviving and the issue per stirpes of any who may have previously died leaving such issue then surviving, to take by representation the share or portion of such deceased child. If at the time hereinbefore fixed for the termination of said trust there should then be surviving issue of one of said two parties only, my said niece and nephew, then the entire trust estate and property shall vest in such surviving issue of such niece or nephew per stirpes.

(15) In the event any devisee, legatee, or beneficiary hereinbefore named shall attempt to caveat or set aside this my Last Will and Testament, it is my will and I so direct that any gift, devise or bequest hereinbefore made to such devisee, legatee, or beneficiary shall be and the same is hereby