

in (a) either the event she and my wife shall both survive me, and my said sister shall survive my wife, (b) or the event my sister survive me, but my wife does not survive me; and (2) from and after the death of my said wife, in (a) either the event she and my said sister shall both survive me, and my said wife shall survive my sister, (b) or the event my wife survives me, but my sister does not survive me; and (3) from and after my death, if neither my said wife nor my said sister survive me, said one-half of the said income shall be paid to the descendants then living of the said Marianna Albaugh Billingslea in equal portions, share and share alike, per stirpes and not per capita, until the full period of twenty-one years has passed from the day of the death of either the said Marianna Albaugh Billingslea, or my said wife, or myself, as the case may be, depending upon the happening of the particular event above set forth, or until the death of all of such descendants before the expiration of said period of twenty-one years computed as aforesaid; and thereafter, and thereupon, in further trust and confidence that the whole of the corpus of the trust estate, and any undistributed net income, held by the said trustee for the time being under the terms of this trust shall be divided in two equal portions or parts according to the judgment and discretion of the said trustee for the time being under my will, and the said trustee shall thereupon divide, distribute, assign, convey and deliver one of said two equal portions or parts among the descendants then living of the said Marianna Albaugh Billingslea, in equal portions, share and share alike, per stirpes and not per capita; and if there should be no descendants then living of the said Marianna Albaugh Billingslea, then in further trust to divide, distribute, assign, convey and deliver the same among my three nieces, Elizabeth C. Gillelan, Ruth A. Gillelan and Margaret E. Gillelan, and the survivors or survivor of them, in equal portions, share and share alike, the descendants, however, of any of said three named nieces, in all cases, to take the share of the one so dying, per stirpes and not per capita; and

(B) The other one-half of the income from said trust estate,