

and be deducted, from the Forfeiture, or share of him or her so charged. Item all the rest residue, and remainder of my Estate real personal & mixed, of every kind & description, without reservation, or exception, I order, and direct shall be divided into Ten equal parts, or shares, which I devise & dispose of, in manner following, that is to say, One Tenth part thereof, to my said son Samuel & Ellyus: his heirs, executors administrators & assigns forever; One other Tenth part thereof to my said son William R. Ellyus his heirs executors administrators and assigns forever; and One other Tenth part thereof to my said son, Charles R. Ellyus, his heirs, executors administrators and assigns forever; Ten thousand dollars, out of each one of the remaining seven Tenths (making together the sum of seventy thousand dollars, in stocks or in cash, to be vested in Real Estate, or stocks, or placed out at Interest, upon good Mortgage, or other safe security, at the discretion of my daughter Mary Williams, Louisa Webb, Sarah Innes, Sophia Peere, Juliana Cole, Rebecca R. Ellyus & Emily Augusta Ellyus, respectively. I give devise and bequeath unto my son Sam^l. S. Ellyus above named, and my son in law, James Wallace, & Joshua S. Innes, and the survivors and survivor of them, and the heirs executors, and administrators, of the survivor in Special & Confirmed Nevertheless, and to for and upon the uses and trusts, and to the ends, intents, and purposes hereinafter mentioned, expressed, limited & declared of and concerning the same, that is to say: In trust, that each one of my said seven daughters, Mary Williams Louisa Webb, Sarah Innes, Sophia Peere, Juliana Cole, Rebecca R. Ellyus & Emily Augusta Ellyus respectively, be permitted, and suffered, during their natural lives respectively, to have hold, use possess, and enjoy one of said sums of Ten thousand dollars, or the stocks, and property in which the same may be vested & the income, issues, profits, and Interest thereof to receive take, and apply to their sole, and separate use & benefits respectively, without being subject, to the control, power, or disposal of their respected husbands, or liable to the payments of their debts, or bound for the fulfillment of their contracts, or engagements and the receipts of my said seven daughters respectively above, shall be good, and sufficient releases, acquitances and discharges for such income, issues profits & Interest, and from and immediately after the decease of my said seven daughters respectively, then in trust that one of said sums of Ten thousand dollars, or the stocks and property, in which the same may be vested, shall descend to, and become the property of their child, or children respectively, his, her or their heirs executors administrators and assigns, absolutely, if more than one, as tenants in common, to be equally divided between them share & share alike The issue of any deceased child of my said seven daughters respectively, if any such issue there should be, to have