

for such income issues profits and interest and from immediately after the decease of my said seven daughters respectively then in trust that one of said sums of \$10000 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 them heirs executors administrators & assigns absolutely if more than one as tenants in common to be equally divided between them share and share alike the issue of any deceased child of my said seven daughters respectively if any such issue there should be to have and take the part or share the parent of such issue respectively would if living be entitled and in the event of the decease of any of the children of any said seven daughters respectively under age and without issue the part or share of him her or them if dying shall descend to his her or them surviving brother or brothers and sister and sisters and in case it shall so appear that either of my said seven daughters shall depart this life without leaving a child or children or descendants of the same living then in trust that the part or share of the daughter or daughters so dying shall descend to and become the property of my surviving children their heirs executors administrators and assigns forever. Provided always however and it is my express will and intention that if as to any of my said seven daughters as the case may be the one tenth of the said part and residue of my estate hereby intended to be given and devised for their benefit respectively shall not amount to \$10000 after deducting the charges in my account book & heretofore directed referred to against my said daughters respectively then I order and direct that the balance only of such share or shares respectively shall be held in trust and vested as heretofore directed. And provided also that upon the day of the marriage of each one of my two single daughters they shall respectively be entitled to receive \$1000 in specie out of their respective shares of my estate unless I shall have previous to my decease made such advance to my said two single daughters any thing heretofore contained to the contrary thereof in any will notwithstanding and as to the residue of any of the said remaining seven tenths of the part and residue of my estate I give one seventh thereof to each one of my said seven daughters heretofore named and to their respective heirs executors administrators and assigns forever absolutely and unconditionally. Lastly I do hereby nominate and appoint my said son Samuel S. Myers and my aforesaid sons in law James Williams and Joshua S. Dulles to be the executors of this my last will and testament hereby revoking all former wills by me made and declaring this to be my only one.

In testimony whereof I have heretofore subscribed my name and affixed my seal this 17 day of July in the year of our Lord 1835

J. Myers 

Signed sealed published and declared by Jacob Myers the testator to be his last will and testament in the presence of us who in his presence at his request and in the presence of each other have heretofore subscribed our names as Witnesses

John R. Conway
W. F. Roudenstein
William A. Boyd