

than one to be equally divided between them as tenants in Common share and share alike The issue of any deceased child of my said Charles Ho if any such issue there should be to have and take the part or share the part of such issue would if living be entitled and in the event of the decease of any of the children of my said son Charles Ho under age and without issue the part or share of him her or them so dying shall descend to the survivor or survivors of them and in case my said son Charles Ho Myers shall depart this life without leaving a child or children or descendants of the same living at his decease then in trust for my other children their heirs Executors Administrators and assigns absolutely provided always however if at any time hereafter my said son Charles Ho Myers shall reform and become a sober and steady man and my said trustee or the survivor or survivors of them or the heirs Executors or Administrators of the survivor shall deem it prudent advisable and proper and the conduct of my said son Charles Ho will justify it but not otherwise then I do order and direct that the entire property above intended for my said son Charles Ho or any part or parts thereof may be placed solely under his own control and be enjoyed or assigned absolutely to him his heirs Executors Administrators and assigns forever any thing heretofore mentioned to the contrary thereof in any wise notwithstanding. Second whereas under the residuary clause contained in my said foregoing Will and Testament any excess of one tenth part of the rest and residue of my estate beyond the sum of \$10000 will become the property of my daughter Louisa Webb her heirs Executors Administrators and assigns absolutely Now I do hereby revoke the devise of such excess so made to my said daughter Louisa and do order and direct that the same excess if any together with any other portion or portions of my estate or the income thereof she may under my said will or this my Codicil become entitled to in consequence of the decease of any of her brother or sisters without issue or descendants shall be held by and I do hereby devise the same unto my trustee heretofore named and the survivor or survivors of them and the heirs Executors and Administrators of the survivor In trust for the benefit of my said daughter Louisa during her natural life in the same way and after her decease to descend in the same manner as is mentioned in my said foregoing will and Testament in relation to \$10000 of the one tenth part of the rest and residue of my estate thereby devised for her benefit and the benefit of her children and descendants and so forth In Testimony whereof I have hereto subscribed my name and affixed my seal this 13 day of January in the year of our Lord 1837

J. Myers 

Signed sealed published and declared by Jacob Myers the Testator to be a Codicil to 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 hereto subscribed our names as Witnesses Fielder Israel John R Israel Alfred H Pollett Baltimore County Md on the 14 day of July 1847 came Fielder Israel John R Israel and Alfred H Pollett the three subscribing witnesses to the foregoing Codicil to the last will and Testament of Jacob Myers late of said County deceased and made oath on the Holy