

## No. 8084. Equity

And that the said S. Francis Miller deceased, in and by his said last Will and Testament Exhibit No. 2 devised as follows "I give devise and bequeath all my property, which may belong in any way to me at the time of my death, whether said property be real personal or mixed or of whatever kind or nature to my beloved wife Maria Walters Blunt, Miller, better known as Minnie Blunt Miller, as Trustee for our beloved daughter Maria Woodward, Miller, better known as Woodie Miller: my said wife to see the rents, issues, interests and profits arising from the renting or investments, of all of said property as she may think best for the benefit of my said daughter and herself but with no power during the life of our said daughter to alienate, dispose of transfer or assign the principal, except to reinvest the same judiciously in her name as trustee, for my said daughter should it become necessary at anytime or times to so reinvest and on the death of either my said wife or daughter my said property is to vest immediately in the one of them who survives fully and completely and be entirely subject to the disposition and control of such survivor after such survivor arrives at the age of thirty-five years; but before such survivor, after such survivor arrives at said age she may have power to reinvest, but in case of necessity only, and then in her own name only. But if such survivor be incompetent to dispose of or fail to make disposition of said property, then and in that event it is my will that said property shall vest as follows: 1st - Entirely in my child or children or descendants of my said daughter to take by representation, if it should be that I leave more children than the said daughter, then said property shall vest in all them together precisely as mentioned and provided in her individual case. 2nd. If there be no descendants of my said daughter, or any children that I may leave as aforesaid then one fourth of said property shall vest in my Cousin Phoebe A. Cross, of Prescott, Arizona, and one fourth in my Cousin Stapleton Johnson of Frankfort, Kentucky; if he be at such time in existence, and if he be not in existence, then said one fourth shall vest in any child or children of his or their descendants by representation, and if there be no such child or children descendants of such, then in his brothers and sisters at such time living, that is the children of my deceased Father's deceased Sister, Rebecca also formerly of said Frankfort