

ceive his proportionate part of said \$10,000 absolutely. Should the said Frederick A. Miller Jr. die during the lifetime of his mother, without leaving any heir of his body, then and in that event said sum of \$10,000.00 shall revert to my estate and pass under the terms and conditions of the 9th paragraph of this my will.

9th. All the rest and residue of my estate, remaining after the provisions for my grand-son Frederick A. Miller Jr. have been provided for and complied with as set forth in paragraph 8 heretofore; I will and direct said Trustee shall receive, hold, manage, rent, invest, reinvest, sell, mortgage or dispose of any of the properties, investments or monies coming into his hands, purchase or re-invest in any new properties or investments that may seem advantageous to said trust estate. And the said Trustee shall do any and all things, and have all the necessary powers and authorities that may be necessary or incident for the full management and best interests of said trust, And the said Trustee after the payment of the costs and expenses of this part of the trust herein; shall pay to my Daughter Minnie E. Miller, and into her hands only, from time to time, the interests, rents and income accruing and arising from said trust, for the comfortable maintenance, use and benefit, support and the general welfare of my said daughter, for and during the period of her natural life, unless this trust be determined and ended as herein provided. Should my said daughter Minnie E. Miller become sick, or her health impaired for any long or protracted period of time, so that the income from her trust shall, in the best judgment of the Trustee, (with the approval of the Court) be insufficient to maintain and properly care for my said daughter, during such sickness or disability; then and in that event, I authorize and direct said trustee to use so much of the principal of said trust, as in his best judgment, shall be necessary to maintain, support and care for my said daughter looking to her comfort and welfare.

10th. Should my said daughter Minnie E. Miller become dissatisfied with the trust herein left for her use and benefit, and desire to take and hold said property as her absolute property, free and discharged from this trust; then she shall have the right power and authority after this trust has been in operation for the period of two years, to Petition the Court for the discharge of this trust, and the conveyance and assignment to her of the corpus of said trust absolutely, And if it shall appear to the Court and the Court shall decree that the said Minnie E. Miller is competent and able to manage and control said estate, and that it will be for her best interests to have the property in her own name; then and in that event, the Court shall so order and decree the ^{discharge} of this trust; and the Trustee is hereby authorized empowered and directed, to convey, assign and transfer to the said Minnie E. Miller, the corpus of this trust, when the same shall become her absolute property free and discharged from this trust. The trust created herein for the use and benefit of my grand-son, shall not be effected or changed by such action in discharged of the trust of the property willed herein for the benefit of my said daughter, but the same shall continue as an absolute trust until it is discharged or terminated under the terms and provisions therein.

11th. Should the \$10,000 herein willed for the use of my grand-son Frederick A. Miller Jr. revert to my estate, then I will and direct that the same shall pass under this will to my daughter Minnie E. Miller. The same to be held in trust for her, if the trust is then still in existence, and if the trust has been discharged and ended, then the same shall pass to her absolutely.

12th. Should the trust herein created, for the use and benefit of my daughter continue during the life of my daughter, then and in that event I hereby authorize and empower my said daughter Minnie E. Miller to make a will of the property hereby willed in trust for her benefit, or so much as shall remain at the time of her death, as well as the property willed