

I, Mary McGill Dennis, of Frederick County, State of Maryland, being of sound mind, memory and understanding, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

After all my just debts are paid and satisfied, I give, devise and bequeath as follows:-

Subject to a list bequeathing my furniture, silver, family pictures and heir looms, hereto annexed, and made a part of this will but which said list if omitted from this will shall in nowise affect the disposition of my other property, the residue of which I hereby devise and bequeath as follows: First I direct said residue shall be divided into three equal parts, one of which I give, devise and bequeath to my husband, George R. Dennis, Jr., should he be living at the time, but should he not survive me, then to my two daughters, Barbara Brooke Rawlins and Anne Grshame Sappington, equally under the terms and conditions set forth as to their one-third part of my estate.

To my daughter Barbara Brooke Rawlins, for and during her life, one-third of the said residue of my estate, in trust, the income to be paid into her hands and not unto another and without power to anticipate said income, and in the event of her dying with child or children of her body her surviving, the income to be paid to them in like manner and the corpus upon the child or youngest child, if children, shall attain the age of twenty-one years.

To my daughter Anne Graham Sappington, for and during her life, one-third of the said residue of my estate, in trust, the income to be paid into her hands and not unto another and without power to anticipate said income, and in the event of her dying with child or children of her body her surviving, the income to be paid to them in like manner and the corpus upon the child or youngest child, if children, shall attain the age of twenty-one years.

In event my said daughter Barbara should not survive me and have child or children then living, then to such child or children in trust under the conditions as to the income and corpus hereinbefore set forth, but if no such child or children, then to my daughter Anne in trust upon the same conditions governing her one-third of the residue.

In event my said daughter Anne should not survive me and have child or children then living, then to such child or children in trust under the