

1           1. I give one such equal share to set  
2           aside for a daughter of mine living at  
3           my death to such daughter, absolutely.  
4  
5           2. I give one such equal share to so set  
6           aside for a daughter of mine who has pre-  
7           deceased me leaving issue living at my death  
8           to my Trustees, hereinafter named, IN TRUST,  
9           NEVERTHELESS. My Trustees shall hold, manage,  
10           invest and reinvest the same, collect the  
11           income and profits from the trust estate, pay  
12           the necessary expenses of the trust, and pay  
13           or apply so much, if any, of the net income,  
14           and, to the extent necessary, the principal  
15           of the trust estate, to or for the members of  
16           the group composing the issue of such daughter  
17           who shall be living from time to time during  
18           the term of the trust, and in such proportions  
19           as my Trustees shall determine to be necessary  
20           to provide for the health, support, maintenance  
21           and education of the members of such group, in  
22           equal or unequal shares and without considering  
23           funds to which any of them shall be entitled  
24           from any other source. Any net income which is  
25           not distributed under the foregoing provisions  
26           shall be accumulated and added to the principal  
27           of the trust. In addition to all other powers  
28           which my Trustees shall have, they may make  
29           such disposition of any tangible personal prop-  
30           erty, including outright disposition to the  
31           trust beneficiaries, as they shall determine,  
32           in their absolute discretion. The trust shall  
          terminate on the death of the last survivor of  
          the group composing such issue who were living  
          at my death or upon the date on which all child-  
          ren of such daughter who were living at my death  
          and shall then be living shall have attained  
          the age of twenty-one years, or upon the exhaust-  
          ion of the trust assets, whichever shall first  
          occur. Upon termination the principal and any  
          undistributed income shall vest in and be dis-  
          tributed absolutely among the issue of such  
          daughter who are living at such termination,  
          and such issue shall take absolutely and per  
          stirpes. If no such issue are living at termina-  
          tion, any such principal and any undistributed  
          income shall vest in and be distributed absolutely  
          to my other daughter, if living at such termina-  
          tion, or, if no daughter of mine is living at  
          such termination, to the issue of such daughter  
          living at such termination, absolutely and per  
          stirpes. If there are no daughters of mine or  
          issue of daughters of mine living at such ter-  
          mination, any such principal and undistributed  
          income shall be disposed of in accordance with  
          Paragraph B of this Article. . . ."