Last Will and Testament of M. Carey Thomas

M. Carey Thomas

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WILL OF
M. Carey Thomas,
Deceased.

LAST WILL AND TESTAMENT

WILL OF

M. Carey Thomas,

Executed in London at the Office of the American Consulate General, August 29th, 1934.


Philadelphia, Oct. 20, 1934

This is the authoritative copy of my last Will and Testament, taking precedence over any duplicate copy I may have executed heretofore.

M. Carey Thomas.

WITNESS:

J. B. Longacre
*BE IT REMEMBERED that I, M. CAREY THOMAS, resident at Coombe Edge, Blue Ridge Summit, in the State of Pennsylvania, do make, publish, and declare this Will as and for my last Will and Testament, hereby revoking and annulling all wills and codicils and testaments by me at any time heretofore made and by this Will and Testament intending not only to dispose of all property of which I am the absolute owner, but also to exercise all powers of appointment of every kind over the disposition of property, one of which such powers was conferred upon me by the last Will and Testament of my deceased mother and I direct that all property owned by me at the time of my death shall pass under this Will and Testament and that all property over which I have any power of appointment or disposal shall also pass under this Will and Testament, as the same would do if I were the absolute owner thereof; and that under the description of "my estate", or any other similar descriptive words, property over which I have simply a power of appointment as well as property belonging to me shall pass.

Article First. I order and direct the payment of all my just debts and funeral expenses as soon as may be after my death.

Article Second. I give and bequeath to the following persons, if living at the time of distribution thereof by my executors, the articles hereinafter named in this item of this Will, the collateral inheritance tax upon which, if any, shall be paid out of my residuary estate, and I desire that the distribution shall take place as soon after my death as my executors shall, in their judgment, deem it practicable and proper to make it.

(a) To my sister-in-law, Josephine Carey Thomas, one of my chiming clocks unless she already has one in which case this bequest becomes inoperative; the little silver desk clock which she used on her desk at Coombe Edge in 1933; one of my black silk coats; her choice of...
one of my * evening gowns and two of my tailor suits (cloth, flannel or silk) and half of the embroidered white silk blouses I wear with them; my red smoking set (tray, cigarette box and matchbox and four copper ash trays) given by my friend, Edith Lowber; all of my cashmere shawls not otherwise disposed of in my said Will; my garnet necklace and garnet hairpins that go with it; the two rugs now at 105, Overhill Road and her choice of one of the pieces of my jewelry not otherwise disposed of and two of my stickpins or gold safety pins set with stones.

(b) To my sister, Mary Grace Worthington, one of my silk coats; one of my evening gowns; and one-half of my embroidered white silk blouses; my Indian necklace made of nine strands of rubies and pearls connected together with fine gold network; my silver hot-water jug; my beaten pewter tea-set complete of four pieces; a small gilded brass clock 5" by 3½" more or less; and one of the amethyst and pearl necklaces made from one of the three strands of my pearl and amethyst necklace.

(c) To my sister, Margaret Thomas Carey, my silver cream pitcher which belonged originally to our father's mother; our mother's bible with her notes; the framed photograph of Velasquez' Weavers with the central figure resembling our mother; my two circular pearl pins that go with the moonstone brooch that I have given her; the fur coat that I have in use; one of the amethyst and pearl necklaces made from one of the three strands of my pearl and amethyst necklace; the four cashmere rugs now in her sitting-room at 4311, Rugby Road, even if they should be in use by me later; my blue chair with the footrest and chintz covers belonging to it which I constantly use; and one of my evening dresses.

I request my said sister to leave the above objects, with the exception of our mother's bible which I wish her to leave to our sister, Mary Grace Worthington, and the four cashmere rugs which I wish her to leave to my nephew, Henry M. Thomas, Jr.; if they be in existence at the time of her * death, to my niece, Millicent Carey McIntosh. In case of the death of my said sister before said period of the distribution of my estate I bequeath the articles mentioned in this clause of my Will to my said niece and my said nephew.

(d) To my sister, Helen Thomas Flexner, I leave the early photograph of our mother set in a ruby frame; the oil copy of the central figure from Velasquez' Weavers; one of the amethyst and pearl necklaces made from one of the three strands of my amethyst and pearl necklace; my copy of the Thomas Book; the silver bowl given me by the Bryn Mawr alumnae on my 65th birthday and the alabaster nymph pouring water (an original statue by a Venetian artist) which fits in it and the four little white plaster bon-bon dishes (also original by a Philadelphia artist) in the form of nymphs that go with it; my opal necklace and the opal and diamond butterfly that I wear with it; my blue enamel cigarette set which she gave me for Christmas, 1926, which I have constantly used; my brown and gold opera cloak, or whatever opera cloak I may be wearing at the time of my death; my set of three little bed pillows (two small and one larger) and half of the little pillow cases I use with them; four of the best of my double blue, or pink Cashmere shawls not otherwise disposed of; my red set of Wagner operas now in the Reserve Attics of the Deanery; the rugs loaned my said sister now in use in the sitting-room and hall of 115, East 67th Street, and also the large antique writing desk in said hall—even if said rugs and said writing desk should be in use by me later; the best one of my Vuitton portmanteaux; my three black suitcases (one large and two small) that I travel with; also my rug bag, my umbrella case and my tea basket and my coffee basket with their fittings; my three automobile travelling cushions (one large and two small) that I travel with; my two card tables and the canvas case in which they fit for travelling (I have found them invaluable in travelling, to breakfast on, and to write on); my two folding wastepaper baskets; my two thermos bottles in
their * leather case and also my pink down comforter which makes every hotel bed comfortable if put under the bottom sheet. I make these bequests in the hope that my said sister and her husband will find by using them that it is possible to be as comfortable while travelling as at home and I request that they will try once at least travelling with them. I also leave my said sister my two heavy steamer rugs, one lined with red and one with brown, and my three large steamer cushions and the canvas bag in which they belong for checking, and two opal pins that go with my opal necklace.

(e) To my brother, Frank S. Thomas, I leave my Westminster chiming clock given me by my family on my seventieth birthday and the silver tea caddy with the poems inside of it given me by my family on my sixtieth birthday, with the request that, if I have not done so during my lifetime, he will have the missing dates of the family deaths, and also my own, engraved on it. I also request my said brother to leave said Westminster chiming clock and said tea caddy to my nephew, Henry M. Thomas, Jr., and in case that my said brother should not be living at the time of the administration of my personal estate I leave the above-mentioned articles to my said nephew. I also leave to my said brother all the rugs that I have reserved for my own use not otherwise disposed of whether they be in storage with Nathaniel Davidyan's Oriental Rug Company, at 1514 Chestnut Street, Philadelphia, or in use by me should I be living in the United States at the time of my death. In the above bequests of rugs I do not include the three Chinese prayer rugs which are museum pieces valued before the depression at $3,000, $2,000 and $1,500 respectively, which are also stored with Davidyan. These three rugs I have left to the Trustees of Bryn Mawr College in trust for the use of the Deanery Committee in a later clause of my said Will. In the event that my said brother should not be living at the time of the distribution of my personal estate I leave the said rugs reserved for my personal use to my nephew, Henry M. Thomas, Jr., and in case my sister-in-law, Eleanor Thomas, should inherit said rugs from my said brother's estate I request her to leave them in her Will to my said nephew. I also bequeath to my said brother the porcelain miniature of our mother enclosed in a blue velvet case and I request him to leave it in his Will to my sister, Helen Thomas Flexner. In case of his death before the distribution of my personal estate I give said miniature to my said sister.

(f) To my friend and brother-in-law, Simon Flexner, I give and bequeath the silver inkstand, inlaid with precious stones, given me by the late Mary Elizabeth Garrett, formerly on the writing-table in the study in the Deanery and always used by me (now in the Reserve Attics in the Deanery) and the pentray that goes with it. In case of his death before the said period of distribution I give this inkstand and pentray to my sister, Helen Thomas Flexner, to whom I ask him to leave it in his Will in case he should become entitled to it. I ask my sister to leave it in her Will to my nephew, William Welch Flexner. I also bequeath to my brother-in-law, Simon Flexner, should he be living at the end of said period of distribution, the copy of Burton's translation of the Arabian Nights and all the supplementary volumes belonging to said translation, said copy being at the present time on the shelves of the bookcases in the stairhall of the Deanery and the Deanery Committee having been informed of this bequest. I request my said brother-in-law to leave back said Burton's Arabian Nights to the Deanery Library after his death. I also bequeath to my said brother-in-law two of my Vuitton book boxes and in case of his death before the distribution of my personal estate I bequeath said book boxes to my sister, Helen Thomas Flexner, with the request that she leave them to my nephew, James Carey Thomas Flexner.

(g) To my sister-in-law, Eleanor Thomas, I bequeath
her choice of whatever table set of Tiffany glass or ornamental china I have reserved for my own use in the Reserve Attics of the Deanery, or that I may have in use at the time of my death, and also the amethyst and green necklace I purchased at Tiffany's in Paris in 1932.

(h) To my sister-in-law, Mary Nicholson Thomas, I leave her choice of two of my walking sticks; my best black velvet hand-bag; and the best of my red Cashmere dressing-gowns.

(i) To my sister-in-law, Josephine Thomas, the best two tea gowns that I have in use.

(j) To my three nieces, Marjorie Nicholson Thomas, Millicent Carey McIntosh and Anne Carey Thomas Clarke, I bequeath the following objects to be divided between them as my sister-in-law, Josephine Carey Thomas, and my three sisters, Mary Grace Worthington, Margaret Thomas Carey and Helen Thomas Flexner, and my said three nieces themselves may determine, it being my express wish, however, that if my said sister-in-law, or either of my said three sisters desires for herself any special article, or set of articles, mentioned below, that said article, or class of articles, shall be set apart for her before said distribution to my said nieces takes place and I bequeath said article, or class of articles, to her. The articles to be distributed under said item (j) of my said Will, wherever they may be, whether stored in the trunks in the Fidelity Philadelphia Trust Company of Philadelphia, or in the Reserve Attics of the Deanery, or in use by me, are as follows:—all the silver not otherwise disposed of in my said Will (I suggest, but I do not direct, that the table silver, inherited by me from my late friend, Mary Elizabeth Garrett, but now marked by my initials in great part) should be divided in three parts, giving eight, or more, pieces of each kind, spoons, forks, knives, etc., to each of my three pieces; my jewellery, if there be any not otherwise disposed of in my said Will; any small table silver (bowls, table ornaments, candlesticks, etc.); three Vuitton cabin trunks, each with three trays *(if any trays are missing I direct my Executors to have them supplied); three wardrobe trunks; and any of my clothes not selected by my said sister-in-law and my said sisters for themselves.

(k) To my sister-in-law, Josephine Carey Thomas, and my three sisters, Mary Grace Worthington, Margaret Thomas Carey and Helen Thomas Flexner, I leave all my furniture that I have reserved for myself not otherwise disposed of in my said Will; all my china and glass, linen and household articles, tea-cloths, napkins, towels, etc.; my personal wardrobe, and all other chattels not otherwise disposed of in my said Will to be divided among them as they may determine. I suggest, but I do not direct, that my down mattress, made of old-fashioned down taken from Montebello sheep, now unobtainable, which I have used for the past few years to make my bed soft and comfortable, be used by my said sister-in-law and said sisters in order of age, or by any one of them who may have a long illness.

After my said sister-in-law, Josephine Carey Thomas, and my three sisters have made their selection and also my three nieces as directed in Item (j) of my said Will, I suggest, but I do not direct if it seems impracticable, that some small articles of silver, or other material, be selected and given, one each, to my great-niece, Mary Louise Carey, and my two great-nephews who are, as I understand, to be called "Carey", and to any other great-nieces who may be living at the time of the distribution of my personal estate.

(l) To my nephew, Henry M. Thomas, Jr., the large grandfather's rocking chair now in the Reserve Attics of the Deanery, in which our grandmother, Martha Carey Thomas, died, which was used by our mother during her last illness, which was the property of my deceased brother, Henry M. Thomas, who requested me to make this bequest. In case of his death before the distribution of my estate, I give and bequeath the same to his eldest child, if he have one living, or expected, at the time of my death, or, if not, to my nephew, Edward Trudeau Thomas.
Also to my nephew, Henry M. Thomas, Jr., I give and bequeath the little white china bust of Elizabeth Fry, which belonged to our Grandmother Whitall; the Tiffany plated meat, vegetable, gravy and entrée dishes used by me every day and the plated-silver chafing-dish, said articles having been given me by his father, my deceased brother, Henry M. Thomas, and by his mother. My station wagon and trailer (at present built by Ford, but of whatever make they may be at the time of my death), and my big motor car and all its luggage boxes, at present a Cadillac, but of whatever make it may be at the time of my death; the framed photographs of members of the family that used to be hung in the long corridor leading from my bedroom to my bathroom in the Deanery, which are now stored in Coombe Edge; his choice of my dictionaries and books dealing with writing such as Roget's Thesaurus, etc. In case that my said nephew shall not be living at the time of the distribution of my personal estate I leave the above bequests to my nephew, Edward Trudeau Thomas.

(n) To my nephew, Harold Worthington. I leave the repeating Tiffany clock inscribed as the gift of my friend, Mary Elizabeth Garrett; the Greek dragon paper-weight and the silver cigarette box—all three of which articles she gave me and which I have constantly used; his choice of whatever cameras belonging to me he can use; his choice of two of my travelling shawls or rugs not otherwise disposed of in my said Will; the second pair of my field glasses bought in London; my Swiss picnic knife.

(o) To my nephew, Edward Trudeau Thomas, I leave the pair of field glasses bought in London that I travel with; my pencil sharpener; my barometer and thermometer; my automobile compass; his choice of my electrical cooking appliances, or all of them, if he so desires; one of my Vuitton book boxes; also any cameras that my nephew, Harold Worthington, cannot make use of.

(p) To my nephew, James Carey Thomas Flexner, one of my Vuitton book boxes; my embossed red and gold portfolio bought in Tunis; one of my book rests; one of my foot rests and one of my folding green card tables which he will, I hope, find convenient to use beside an easy chair to write on.

(q) To my three great nephews, Arthur, Tony and Laurie Worthington, I leave my three travelling clocks, my back folding bedside clock, my Swiss alarm clock in a red leather case and my similar Swiss alarm clock without a case, respectively in the order mentioned; and to each of my said great nephews I also leave one of my Parker fountain pens, not otherwise disposed of in my said Will, said pens to be chosen by my said nephews in order of age.

Whereas in my previous Will, executed before I had given to the Trustees of Bryn Mawr College in trust for the Deanery Committee the contents of the Deanery, I had left in my previous Will executed in 1931, personal bequests to each of my nieces, nephews, nieces-in-law and nephews-in-law, but I now find that I have retained for my own use so few personal articles that I am able in this, my said Will, to make small bequests only to those of my nieces and nephews whom I am fortunate enough to have been able to see most of. But I hereby request my sister-in-law, Josephine Carey Thomas, and my three sisters to select from the objects or class of objects enumerated below in this Item (r) of my said Will some small gift, or gifts, for my six nephews, James Carey Thomas 2nd; Leonard Thomas; Cheston Carey; James Carey 3rd; Anthony Carey, and Richard Carey; and my seven nieces-in-law, Anne Worthington; Elizabeth Worthington; Margaret Fitz Carey; Louise Carey; Madalen Flexner; Martha Thomas, and Carol Bedell Thomas.

I direct that said selection shall be made from the following articles, and any others that my said sister-in-
law and my said sisters may think suitable. Before, however, making said distribution I request that my said sister-in-law and said sisters shall have made their personal selection, as directed in Item (k) of my said Will, of anything that they themselves can use, and also that my three nieces as directed in Item (j) of my said Will shall also have been provided for. I direct that, subject to the above conditions, said selection shall be made from the following objects and any other objects not otherwise distributed:—5 or 6 black satin or silk handbags which have recently been recovered; my walking sticks not otherwise disposed of; little silver figures not otherwise disposed of including 2 silver bears bought in Berne, Switzerland; 2 silver statuettes of Theoderic and King Arthur, bought in Innsbruck, the same being copies of figures in the Church there; my black travelling roll full of toilet articles; my portfolios not otherwise disposed of in my said Will; some 7 or 8 ivory or silver ornaments not otherwise disposed of bought in Japan or China, which used to be on my writing-table in the blue study of the Deanery; my two typewriters, old but still serviceable, 4 or 5 Ever-ready flashlights; a number of electric reading lamps including 2 small travelling lamps not otherwise disposed of and the few books that I have kept out of the Deanery Library.

(s) To my friend and first cousin, Mary Berenson, I leave the best pair of my blue Cashmere shawls bought at Liberty's in London, which she used, and liked, during her stay at "Il Nido" in January, 1934.

(t) To my friend and first cousin, Logan Pearsall Smith, my larger pair of silver travelling candlesticks; my pair of travelling olive wood candlesticks with silver tops bought when we were in Jerusalem together in 1920, and a small silver desk clock usually kept in my travelling roll.

(u) To my friend and first cousin, Alys Russell, one of my repeating clocks (if it can be identified, the one that I have used on my bedroom mantelpiece for many years; it is, I think, the smallest of my repeating clocks); one of my black * silk coats. (I suggest the wadded coat that I wear in winter); my long garnet and pearl chain necklace which I direct my Executors to have altered for her in any way she may desire. I request her to leave the repeating clock to my friend, Ray Strachey, and the necklace to my friend, Karin Stephen. In case my said cousin, Alys Russell, should die before the distribution of my personal estate I bequeath the above repeating clock to my friend, Ray Strachey, and the necklace to my friend, Karin Stephen.

(v) To my friend, Ray Strachey, I leave one of my Vuitton travelling book boxes; two of my paper-weights, to be selected by my sister-in-law, Josephine Carey Thomas, and my three sisters; and my little brass desk clock which I hope that she will use on her writing-table.

(w) To my friend, Lucy Martin Donnelly, I leave the two antique silver tritons bon-bon dishes and the two silver fauns purchased when we were in Rome together in 1924; my silver fern dish ornamented with a vine pattern in oxidized silver for the centre of the table, and the four small silver candlesticks which I use on my table with this centre dish and the silver tritons and fauns; my three small bed pillows (one larger and 2 smaller); my silver tea set which is in constant use by me (consisting of a George II kettle and lamp, a Japanese silver tea caddy and teapot, a long-handled tea strainer and a Japanese slop bowl); (her choice of my Indian dog collar necklaces).

If my said friend should not be living at the time of the distribution of my personal estate, I bequeath all the articles mentioned in the above paragraph (w) of my said Will (with the exception of the Indian necklace which I leave to my friend, Edith Finch) to my sister, Helen Thomas Flexner, and I request my said friend, or my said sister respectively, whichever one shall become possessess of said silver articles mentioned in said Item (w) of my said Will, to leave in her Will the above silver articles, if they be in existence at the time of her death, to my said niece, Millicent Carey McIntosh, or in case of the death of
my said niece before the death of my said friend, I request my said friend to leave them to my nephew, Harold Worthington, and my niece-in-law, Elizabeth Worthington. I also leave to my said friend, Lucy Martin Donnelly, the best two Cashmere shawls after the two bequeathed to my friend and cousin, Mary Berenson and after the four bequeathed to my sister, Helen Thomas Flexner, have been reserved, three small bed pillows which I use every night (three other small pillows having been bequeathed to my sister, Helen Thomas Flexner) and one-half of the pillow cases belonging to them; and also the white ivory walking stick which my said friend and my friend, Edith Finch, had made for me in Egypt.

(x) To my friend, Isabel Maddison, the smaller pair of the two pair of folding silver candlesticks which I constantly travel with; my gold manicure set (consisting, I think, of at least three pieces) my gold paper-cutter and the little gold vanity box that I use for medicine, a rose-coloured pyramid made from a stone that I picked up at the base of the great pyramid in Egypt in 1911 which used to be in the big sitting-room in the Deanery; my largest Tiffany clock with rounded front which strikes the hours and half-hours; my aluminium opera glasses which I constantly use; my set of Wagner librettos bound in blue calf; and my aquamarine necklace which I constantly wear.

(y) To my friend, Caroline McCormick Slade, my uncut amethyst necklace found in an Egypt tomb in Abydos and bought by me at the excavation in 1911; my silver monkey holding an orange, made by the most famous monkey artist in Japan, bought by me in Japan in 1915, which I have always had on my writing-table in the blue study of the Deanery now in the Reserve Attics of the Deanery, or in the trunks in the Fidelity-Philadelphia Trust Company; the Indian necklace on one side red rubies set in squares, each square with a pendant ruby heart with a pearl and green drop attached to each heart and on the other side faced with gold, which I constantly wear, which she once said she liked, and the blue embroidered Mandarin coat which she gave me which also I have constantly worn.

(z) To my friend, Georgina Goddard King, I leave all the books of prose and poetry written by herself which she has given me at various times (if any have been accidently left in the Deanery Library I request the Deanery Committee to return them to her); the ancient Ecclesiastical seal made into a paper-weight which I used on my study table in the Deanery which she gave me on January 2nd, 1922; and the ancient Buddha priest's breast ornament set with paste stones which I purchased for her in Egypt which was later mislaid and found only when the Deanery was handed over to the Deanery Committee in 1932; the ring made of an old seal bought in Carthage, belonging to the late Edith Lowber and worn by me since her death; my framed photograph of the said Edith Lowber, and some other articles that belonged to her that I will enumerate separately and append to my said Will.

(a. a.) To my friend, Helen Taft Manning, I leave my brown cloth evening coat trimmed with sealskin; the old-fashioned circular mirror which was on the walls of my apartment in Haverford Court in 1932-33; my mahogany writing-table which I also used there, and my black leather brief case. I also leave to my said friend, the second one of my two large black leather travelling suitcases (the other having been left to my sister, Helen Thomas Flexner) designed by myself for over-weekend journeys with pockets on all four sides for small articles and a double top which carries, unrumpled, two dresses, or one dress and several blouses. Should said second case not be in good shape at the time of my death I direct my executors to have a new one made by "Curry" on Chestnut Street, (who has the suitcase frames and has made me several cases) and marked with the initials of my said friend, and the special lock removed from the old case and put on the new case, provided, however, that
my said friend after trial of the old suitcase should decide that it is adapted to her needs. I have found it exceedingly useful in my travels.

(b. b.) To my friends, Helen Manning and Caroline Manning I leave two of my blue Parker pens, the one with two gold rings to Helen, and the one with one gold ring to Caroline.

(c. c.) To my friend, Caroline Morrow Chadwick Collins, I leave my red Worth evening wrap which I have often worn in the Deanery garden, and my two diamond pins, one in the form of a serpent, and the other also circular in shape which go fairly well together.

(d. d.) To my friend and successor in the Presidency, Marion Edwards Park, I leave my glass and silver inkstand and the tray that goes with it which I used in the Taylor Hall President's office for twenty-seven years and since then in my working room in the Deanery, now in the Reserve Attics of the Deanery or stored in the Fidelity Philadelphia Vaults.

(e. e.) To my friend and colleague for twenty years in our work for Bryn Mawr College, John J. Foley, I leave one of my Vuitton portmanteaux; my heavy brown travelling shawl, and my sea chair.

(f. f.) To my friend, Alice G. Howland, my two mahogany tea tables, which I have always used for serving tea at the Deanery and at Haverford Court.

(g. g.) To my friend and cousin, Margaret Cheston Carey, I leave my amethyst necklace with amethyst pendant and one of my Vuitton bill wallets not otherwise disposed of.

(h. h.) To my friend, Susan M. Kingsbury, I leave one of my Vuitton portmanteaux and my folding, long-armed brass reading lamp that I use over my bed.

(i. i.) To my friend, Hilda Worthington Smith, I leave the low inlaid with ivory folding bookcases in sections that I used in my bedroom in the Deanery and in my flat at Haverford Court in 1932-33.

* (j. j.) To my friend, Alice Upton Pearmain (Mrs. Sumner B. Pearmain, Four Winds, Wayside Inn Road, Framingham Centre, Massachusetts), I leave the best one of my two Mark Cross bill wallets and I direct my said Executors to have my name and address removed from said wallet and the name and address of my said friend substituted therefor after consultation with her in regard to her address by Mark Cross & Co., New York City. I also leave my said friend one of my embossed leather portfolios.

(k. k.) To my friend, Abby Kirk, I leave the best of my two wrist-watches. I also leave my said friend one of my Mark Cross bill wallets not otherwise disposed of which I constantly use and my large blue Mark Cross folder for valuable papers marked "M. C. T." I direct my Executors to have my name and address removed from the bill wallets and the name and address of my said friend substituted therefor after consultation with her with regard to her address.

(l. l.) To my faithful lady's maid, Mary Fuller, I leave my best Vuitton Bonnet-box, one of my small black travelling suitcases not otherwise disposed of, the red ruby four-pointed little brooch pin I often wear in my silk blouses and her choice of two of my stickpins, or safety pins set with stones, not otherwise disposed of, and also my bedside travelling clock with the yellow dial.

If before my death I have not had my aforesaid three strand amethyst and pearl necklace made into three separate necklaces as it is my intention to do, I direct my Executors to have the same done and charge the same to my residuary estate so that said three necklaces may be given to my three sisters, Mary Grace Worthington, Margaret Thomas Carey and Helen Thomas Flexner, as above specified by me.
I also direct my Executors to have the Vuitton book boxes, portmanteaux and Vuitton cabin trunks bequeathed in my Will put in order by Vuitton's shop in New York and marked with the appropriate initials, and if any bequeathed by me are not then in existence to replace them and to have my repeating clocks and other clocks and watches bequeathed in my said Will put in order by William F. Barthman, 174, Broadway, New York City.

I give and bequeath to my Executors all the books, pictures, china, table-silver, table, bed and other linen, blankets, ornaments, photographs, rugs, furniture and other like personal effects not otherwise disposed of by my sisters, Mary Grace Worthington, Margaret Thomas Carey, Helen Thomas Flexner, and my sister-in-law, Josephine Carey Thomas, as hereinbefore directed, or specifically mentioned and disposed of elsewhere in my Will, and I direct them with the assistance of my said sisters and said sister-in-law to divide all such above specified personal effects including all personal things such as clothes, etc., among my family including my friend, Caroline McCormick Slade, and my niece, Millicent Carey McIntosh, who are also my Executors.

I also request my Executors to obtain from the Deanery Committee permission to send said Burton's translation of the Arabian Nights, with all the supplements thereto, to my brother-in-law, Simon Flexner, to use during his lifetime as specified in Item (f) of Article Second of my said Will.

After such division of the objects bequeathed to my said Executors in this Article of my Will, as is practicable, shall have been made, I then authorize my said Executors to make such disposition of the balance of said objects by sale or otherwise as they may think best and the proceeds of sale, if a sale should be made, to be divided among my three sisters.

I direct that the decision of my said Executors when once made shall be final and shall not be subject to discussion or revision. My Executors are also to have the power to decide what objects answer the description of chattels herein bequeathed and their decision shall be final.

The allotments made of gifts or of chattels above-mentioned, of course, are not intended to apply as to my brother or any of my sisters, nephews, nieces, cousins, or friends, or my lady's maid, who may die before the period of distribution, except in such cases as I have directed what disposition of said gifts shall be made after the death of said beneficiaries.

Article Third. I give and bequeath to my Executors, if the same have not been sold by me before my death, all the etchings, prints, photographs and reproductions of every kind, framed and unframed, in the Reserve Attics of the Deanery, or in the Safe Deposit Vaults of the Fidelity-Philadelphia Trust Company, or temporarily placed on the walls of the Deanery, by order of the Deanery Committee. I also give and bequeath to my Executors Rossetti's "Mary in the House of John", a water-colour bought from the studio of Rossetti by the late Mary Elizabeth Garrett, and Holman Hunt's "Isabella and the Pot of Basil", also bought by her from his studio, the same being the original of the large replica now in the Liverpool gallery, wherever these two paintings may be at the time of my death. And I direct my said Executors, with the assistance of the Deanery Committee, a body set up by the Trustees of Bryn Mawr College, to manage the Deanery under a deed of gift between said Trustees and myself, dated July 27th, 1933, to use their best endeavours to make an advantageous sale of said etchings, prints, paintings, etc., and to hand over the proceeds of said sale, if any, to the Trustees of Bryn Mawr College in trust to become part of the Mary Elizabeth Garrett Endowment Fund set up by said Trustees hereinafter as provided in my said Will.
In the event that I should have made said sale, or sales, during my lifetime, this Article Third of my said Will becomes inoperative, except in so far as any of the above objects remain unsold.

Also in regard to said sale of said objects mentioned in said Article Third of my said Will I hereby give my said Executors discretion in regard to said sale, or sales, in the event that my estate shall prove to large enough to accomplish the purposes set forth in my said Will without the assistance of the proceeds of said sale or sales. I refer here to my purpose and intention that Sub-fund First of the Mary Elizabeth Garrett Endowment Fund shall be not less than $200,000, when the principal of the Lucy Martin Donnelly shall have been added to said Sub-fund. In this event I leave my Executors discretion to place all, or some, of said objects on the walls of the Deanery and I request them to cover the same with adequate insurance against fire or theft.

Article Fourth. I also give and bequeath to my said Executors the three antique Chinese prayer rugs, which are, I am told, museum pieces, valued in 1929, before the depression at $3,000, $2,000 and $1,500 respectively, and are now stored with Nathaniel Daviyan, 1514, Chestnut Street, Philadelphia, and I authorize and I direct my Executors, in consultation with, and with the assistance of, such members of said Deanery Committee as are available and can assist in such sale, to sell said Chinese rugs as advantageously as possible and to hand over the proceeds of said sale to the Trustees of Bryn Mawr to become part of the Deanery Emergency Fund set up and established hereinafter in Article Eight of my said Will.

Article Fifth. I give and bequeath to the Trustees of Bryn Mawr College, a body corporate, incorporated under the laws of the State of Pennsylvania, absolutely all the entire furniture, including the Tiffany glass vases, fittings and contents, including pictures, of the three rooms in Taylor Hall, Bryn Mawr College, now known as the President's Office, the Secretary's Office and the Office of the Assistant to the President, all of which rooms were completely decorated, fitted and furnished by my friend, Mary Elizabeth Garrett, as a gift to me—this to include also all the furniture and fittings, electrical and otherwise, built into these rooms.

Article Sixth. I give and bequeath to said Trustees of Bryn Mawr College, in trust, for the objects and purposes herein stated, the marble busts (copies from the originals, in Rome, by the Baltimore sculptor, Reinhart, between the years 1880 and 1890, as near as I am able to determine) now placed in the first floor corridors of Taylor Hall, of Bryn Mawr College, and the framed engravings, autotypes, photographs and etchings given by my friend, the late Mary Elizabeth Garrett, to me and placed as a loan in the academic and residence buildings of said College.

It is my wish that if at any time the marble busts now in Taylor Hall shall not be desired as decoration by the Directors of Bryn Mawr College I request the Trustees of Bryn Mawr College to remove them and to offer them as a gift from me in memory of Mary Elizabeth Garrett, first, to the Johns Hopkins Hospital, of Baltimore, and, in the event that they should not be desired by said Hopkins Hospital, to the Museum of Art of Baltimore City, and, in the event that they should not be desired by said Museum, to the Peabody Institute of Baltimore, and, in the event that they should not be desired by said Institute, to the Museum of Art of the City of Philadelphia, situated on the Parkway, and, in the event that they should not be desired by said Museum, I direct said Trustees in consultation with the Deanery Committee, and with their assistance and advice, to sell said marble busts, or otherwise dispose of them, at their discretion.

Article Seventh. I give and bequeath to the Trustees of Bryn Mawr College, in trust, the framed photographs,
etchings, engravings, autotypes, etc., some of which I have reason to believe are of considerable value, which are now placed as a loan in the buildings of Bryn Mawr College, and if at any future time they shall not be desired by the Directors of said College I direct said Trustees of said College, after taking expert advice on the value of said objects, (with the advice and assistance of the Deanery Committee, and, after said Deanery Committee shall have made a selection, if it so desires, from said photographs, etchings and engravings of some of the same to hang on the walls of the Deanery) to make every effort to sell the above objects as advantageously as possible.

Article Eighth. I further direct that said Trustees of Bryn Mawr College shall set asidé the proceeds of the sale of said marble busts, if any, and the proceeds of the sale of said photographs, etchings and engravings, if any, and the proceeds of the sale of said Chinese prayer rugs, if any, received from my Executors as directed in Article Fourth of my said Will and shall set up and establish, in trust, a fund to be known as the Deanery Emergency Fund payable principal and interest to said Deanery Committee on its written order to meet such emergency expenses of the Deanery as may not be at present foreseen. I further direct that, subject to the aforesaid order, or orders, and subject to the cost of the extension of the greenhouse hereinafter directed by me in my said Will said Trustees shall invest said Deanery Emergency Fund or such portion thereof as may not be expended at any given time and shall pay over the interest semi-annually to said Deanery Committee to be used to meet current expenses of said Deanery. As soon as said Deanery Emergency Fund is set up by said Trustees of Bryn Mawr College I direct my Executors to pay over to said Trustees, in trust, to be added to said Fund, the proceeds, if any, of the sale of said Chinese prayer rugs as directed in said Article Fourth of my said Will.

Article Ninth. I realize that I have distributed in my testamentary papers a large number of chattels and
said autobiographical material and to select such as should be preserved, but if I fail to do this before my death, I request my sister, Helen Thomas Flexner, and my friend, Isabel Maddison, to make the cursory examination necessary and to select and destroy all such material as may seem to them unimportant or inadvisable to have preserved. If I should die before completing my autobiography, I leave my Executors, in conjunction with my sisters, Mary Grace Worthington and Helen Thomas Flexner, full discretion to appoint a biographer to complete said life, or to decide to leave it uncompleted, but I request that no biography shall be published unless it shall be entirely satisfactory to my said Executors and my said sisters. Should said biography be published and should there be any proceeds or profit therefrom I direct that said proceeds shall become part of my residuary estate.

It is also my wish that all ledgers, cash books and all accounts of any kind whatsoever shall be destroyed by my Executors without examination.

**Article Tenth.** After my death, in case that my death should occur at home and not abroad, I request my family to hold a strictly private funeral which shall be attended by no one except my immediate family and my intimate friends. I request that there shall be no words spoken, no prayers offered, and no ceremony of any kind, but that my niece, Millicent Carey McIntosh, or my nephew, Henry M. Thomas, Jr., shall read aloud the words I selected to be read at the funeral of my friend, Mary Elizabeth Garrett (which are appended to my said Will) or some other selection which I may hereafter choose for this purpose. Immediately thereafter I request my Executors to have my body cremated without any public ceremony, only members of my immediate family and intimate friends, or their representatives, being present if they so desire. If it meets with the approval of the Directors of Bryn Mawr College, I wish my ashes buried under the pavement in the Library Cloisters. I desire that a simple memorial meeting, if this is satisfactory to the Directors, shall be held in my former residence, the Deanery, or in the Cloisters, or elsewhere, at some time after the cremation has taken place, and that the burial of my ashes in the Cloisters shall take place immediately after said meeting. I desire that my friend and successor in the presidency of Bryn Mawr College, Marion Edwards Park, shall preside at this meeting if she is willing to do so and that my friends, Rufus M. Jones, Caroline McCormick Slade and Helen Taft Manning, shall say a few words if they are willing to do so, but I leave all such arrangements to the President of Bryn Mawr College and the Deanery Committee in conjunction with my Executors. If I should die during the summer vacation I request that the memorial meeting and the burial of my ashes in the Cloisters be postponed until the college reopens. If it meets with the approval of the Directors, Faculty, Alumnae, Graduates and Senior Class, I request that representatives of the Alumnae Association, Alumnae of the Summer School for Women Workers in Industry, the Graduate School and the then Senior Class of Bryn Mawr College shall act as honorary pall-bearers and accompany my ashes from the Deanery or from elsewhere as may be determined to the Library Cloisters and that the College Choir shall sing at the memorial meeting. I desire that the Directors, Faculty, teaching and executive staff and Alumnae, including the Alumnae of the Summer School, and students of the College and such skilled mechanics and upper workmen as were employed by the College during my presidency including Pasquale be invited to attend the memorial meeting and my burial. If I should die abroad or away from home, I direct my Executors to have my body cremated and I direct my Executors to make the cost of
any floor brass or wall monument, or both that may be placed * in the Cloisters to mark my grave a first charge on my personal estate. If satisfactory to the Directors of the College, I request my Executors to place a memorial brass in the floor of the Cloisters and a Jacobean or Collegiate Gothic baroque wall tablet or monument of appropriate and, if possible, beautiful design in the wall nearby. I hope to be able to select these during my lifetime, but if I die before doing so, I desire that the preparation of a suitable brass or wall ornament, or both, be left to my Executors in consultation with the Deanery Committee and subject to the approval of the Committee on Buildings and Grounds of Bryn Mawr College. I suggest to them that they consider as a model a very beautiful baroque wall relief in the Cathedral of Rimini, Italy, which I had photographed in the autumn of 1927. If the Directors prefer not to have my ashes buried in the Library Cloisters and my grave marked in this way the above expression of my wishes is to be regarded by my Executors as abrogated by the adverse decision of the Directors and my Executors have no further duties to perform in this respect.

Article Eleventh. I release any indebtedness there may be to me on account of Coombe Edge or incurred to me otherwise on account of Coombe Edge, and I also release any and all indebtedness there may be to me from any member of my family.

The $200,000 FUND.

Article Twelfth. I direct that my Executors shall set apart out of my estate the sum of $200,000 to be disposed by them as hereinafter directed, and I direct that my Executors shall apply all or so much of my whole estate (except the furniture and other chattels specifically bequeathed or otherwise disposed of in this Will and except my share of my mother's estate, including

*Coombe Edge) as may be necessary to realising and setting apart said fund: as I intend the realization and setting apart thereof to take precedence and have priority over all other pecuniary legacies or bequests made by me and that said fund of $200,000 shall be raised and set apart at all events.

I direct that my Executors shall in the first instance apply at their face value, as far as they will go, to the establishment of said fund of Two Hundred Thousand Dollars the following investments belonging to me in various enterprises at Bryn Mawr College:—

$8,000 more or less invested in two professors’ houses on College Hill, Roberts Road, known as Trefa and Aelwyd, yielding 4 per cent. per annum;

Two College Inn bonds at $1,000 each bearing interest at 5 per cent per annum;

The second mortgage on the building known as Low Buildings, amounting to about $20,000 more or less, which will yield 5% annually until paid off from the net gain of Low Buildings:

Seventeen Loan Certificates of the Phoebe Anne Thorne School issued to me as security for the debt of the Phoebe Anne Thorne School to me amounting at the present time to $8,500 more or less, bearing interest at 5% per annum, estimated at their face value.

In May, 1933, I gave to the Trustees of Bryn Mawr College Forty of the said Loan Certificates amounting to $20,000, in trust, for the use of the Deanery Committee in managing the Deanery as an Alumnae House and college entertaining centre; and in November, 1933, I sold to my brother, Frank S. Thomas, Twenty-four of said Loan Certificates for the sum of $10,000 in order to complete a real estate transaction without selling some of my securities at a loss. I hereby authorise and direct my Executors to buy back said Twenty-four Loan Certificates for the sum of said $10,000 as agreed between him

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and me * at the time of said sale, provided that I have not bought back said Loan Certificates during my lifetime. And in the event of my said brother's death before said purchase shall have taken place I direct my Executors to purchase said Loan Certificates from his estate provided his legatee or legatees are willing to agree to said sale. I further direct that this purchase of said Twenty-four Phoebe Anne Thorne Loan Certificates shall be made by my Executors as soon as possible after the probate of my said Will.

I give and bequeath out of the said $200,000 fund to the following named persons, if living at the time of distribution of my estate, the legacies hereinafter specified in this item of my Will, the collateral inheritance tax to be paid, if any, out of my estate.

To my sister-in-law, Josephine Carey Thomas, if she be living at the time of the administration of my estate, or to her estate if she be not living at said time, the sum of $500 more or less or whatever may have been the price of $100 shares of Niagara and Hudson Stock bought by her in 1930 at my suggestion, said shares having been since reduced to 33 1-3 in number, and being at the present time in the possession of my brother, Frank S. Thomas, for safe keeping. I direct that my Executors purchase said 33 1-3 shares from my said sister-in-law or from her estate for their market value when bought in 1930, and I direct that said shares shall become part of my residuary estate.

To my friend, Abby Kirk, if she be living at the time of the administration of my estate, the sum of $500 as a slight expression of my appreciation of the splendid educational work she has done in the Misses Kirk's School and in the Greek department of Bryn Mawr College.

To my friend and former colleague, John J. Foley, Superintendent of Bryn Mawr College, if he be living at the time of the administration of my estate, the sum of $200 with the request that he will use it to buy for his library such book or books as he may wish to own in memory of our * co-operation in working together on the buildings and grounds of Bryn Mawr College for more than twenty years, from about 1901 (when as a young man of seventeen years of age he wired for electric light all the buildings of Bryn Mawr College, as a gift from John D. Rockefeller, in whose employ he then was) until my retirement from the presidency in 1922, and as a slight expression of my admiration and gratitude for the ability and devotion with which he has served, and is still serving, Bryn Mawr College.

To my faithful lady's maid, Mary Fuller, if she be living at the time of the administration of my estate, and if she be in my employ at the time of my death, or until my last illness, $100 for each year that she has lived with me since November 20th, 1929, when she entered my service.

I also direct that my said Executors out of said fund of $200,000 shall purchase, at the price of $2,000 each, the shares of each of my sisters and brother, Mary Grace Worthington, Margaret Thomas Carey, Helen Thomas Flexner and Frank S. Thomas, and of my deceased brothers, John M. Whitall Thomas, Henry M. Thomas and Bond Valentine Thomas, in the Coombe Edge property left to my brothers and sisters and myself by our deceased mother, Mary Whitall Thomas, and by our deceased father, James Carey Thomas, including the present house, outbuildings and stable now converted into a garage, and the adjacent tract of land situated in Washington Township, Franklin County, Pennsylvania (said property having been purchased in 1884 from Stanley Hutchins and his wife by our deceased mother and our deceased aunt, Hannah Whitall Smith, the share of our deceased aunt having been purchased later by our deceased uncle, James Whitall, and given to our deceased mother, a certified deed of conveyance of the original deed on file at Chambersburg being appended to my said Will) and also
the shares of my said sisters and * brother and of my said deceased brothers in the adjoining property purchased later by our deceased father called by us "Father's Peach Orchard Hill" and the land connected with it provided that my said sisters and brother, Mary Grace Worthington, Margaret Thomas Carey, Helen Thomas Flexner and Frank S. Thomas, and the proper representatives of my deceased brothers, John M. Whitall Thomas, Henry M. Thomas and Bond Valentine Thomas respectively, are willing to sell their shares at said price and can and shall convey the same in fee simple; and I direct that my Executors shall convey or cause to be conveyed all such shares aforesaid as they shall purchase and also my share in said part of said Coombe Edge property to pass in fee simple to my said nephew, Henry M. Thomas, Jr., if living at the time of the administration of my estate.

Valuing at $2,000 each of the shares which I have directed to be purchased and valuing my own share at the same figure would make $16,000 in the aggregate, and it is my hope that that may be considered by my sisters and brother and my deceased brothers' heirs and assigns adequate for the house and surrounding land as defined above.

In this connection I should like to recall to my said brother and sisters and the proper representatives of my deceased brothers that since our father's death in 1896 I have maintained and improved said Coombe Edge property at very considerable cost and have profited very little from it personally, having paid the rent of $1,200 during the summer of 1930, when I occupied it.

In the summer of 1933, the only other summer in which I occupied it with my sister-in-law, Josephine Carey Thomas, the great depression in real estate made it impossible to rent it and for this summer I paid no rent other than the fixed maintenance charges. In the years 1897 and 1898 when the clapboard exterior showed signs of wear and tear the entire outside of the house was shingled and repainted and a new shingled roof put on at my expense. At this time the first and second floor rooms and corridors, which had been left in the original white plaster, were tinted in water colour, the floors were stained and polished, the outside shutters and window frames at that time and later whenever necessary were replaced by me, all the old wooden beds and all the worn out mattresses and pillows were burned and replaced by new iron beds with good springs, and the best hair mattresses and feather pillows, upholstered chairs and other pieces of furniture were purchased by me. Later I rebuilt and enlarged the upstairs porch, and added a large kitchen porch and two additional bathrooms and screened the upstairs porch and kitchen porch with copper wire netting.

From the time of our father's death (in 1896) I placed Coombe Edge at the disposal of our deceased brother, Henry M. Thomas, and his wife, and it was occupied by them in summer until his death in 1925, with the exception of five summers which they spent in travel with me abroad or in Canada. Since his death, with the exception of the summers of 1930 and 1932 when she and I occupied it together, Coombe Edge has been placed at the disposal of his wife, Josephine Carey Thomas, who has preferred to rent it and spend the surplus over the expense of maintenance on improving the property. She has put in electric wiring and electric fixtures, screened the entire house, built a large garage, put on a new shingled roof, and has maintained the place from the rent received. The house is now in excellent condition and can be kept up in the future at comparatively small cost. I have decided not to associate my said beloved sister-in-law in the joint ownership of said Coombe Edge property, provided the same can be purchased by my said Executors, as I at first intended, because she is so nearly of my own age that she will in all probability not long survive me and because she has not hitherto wished, and I believe will not wish, to make Coombe Edge her summer home and also because of the complications that, as it
seems * to me on thinking over the question, may easily arise from said joint ownership. I have consulted my said sister-in-law and I believe that she will approve the above change which includes the payment to her of the share of my deceased brother, Henry M. Thomas, in said Coombe Edge, amounting to $2,000.

I have every reason to believe that my brothers and sisters felt as I did that it was right and fitting that our deceased brother, Henry M. Thomas, should have the use of Coombe Edge during his lifetime. After our father's death he continued to occupy the family house at 1228, Madison Avenue, and he and our sister-in-law, Josephine Carey Thomas, made us all welcome there and maintained the old family centre for us. We appealed to him for advice in illness; he arranged for us medical consultations and hospital and surgical treatment, and attended us with the tenderest affection and greatest medical skill. His son, our nephew, Henry M. Thomas, Jr., is now following in his father's footsteps and taking care of us in his turn, which, in as large a family as ours, is no slight task. I hope very much that my desire to secure for him Coombe Edge as his country home as a token of our affection and gratitude may meet with the approval and co-operation of my brother and sisters and sisters-in-law. I hope also that they may feel as I do that the house built by our mother, lived in by her and our father and our brother, Henry M. Thomas, from 1884 to 1925, and since then kept up, added to and completed by our sister-in-law, Josephine Carey Thomas, and myself, should be kept in the family if it is possible to do so.

I also give and bequeath to my said nephew, Henry M. Thomas, Jr., all the furniture and equipment in the house known as Coombe Edge, which includes the beds, mattresses, pictures, pillows, easy chairs, and, generally speaking, everything except several pieces of furniture belonging to my sister, Mary Grace Worthington, and the side chairs and * bureaux and washstands left over from the original furniture of Coombe Edge. If my sisters and brother and the representatives of my three deceased brothers agree to said sale of Coombe Edge I earnestly request them to give said left over furniture, which is of negligible value if sold, to my said nephew. And I request my sister, Mary Grace Worthington, to give permission to my said nephew to use the pieces of furniture belonging to her until needed by her.

In case my said nephew, Henry M. Thomas, Jr., shall not have become the owner of the Coombe Edge property through the refusal of my said sisters and brother and of the heirs and assigns of my deceased brothers to accept the offer of my Executors to purchase their said shares in said Coombe Edge property, I authorise and direct my Executors to confer with the Trustees of the Estate of my late mother, Mary Whitall Thomas, and mutually to agree with them as to the immediate or deferred sale of said Coombe Edge property. I authorise and direct my Executors to sell my share of said property and any other shares thereof which they may have bought, and I give and bequeath the net proceeds of said sale to my said nephew, Henry M. Thomas, Jr., and so long as said Coombe Edge property remains undivided I direct my Executors to pay over the income, if any, of said share or shares to my said nephew; and further, in case my said nephew, Henry M. Thomas, Jr., shall not be living at the time of the administration of my Estate, I give and bequeath the proceeds of said sale to my sister, Mary Grace Worthington, and so long as said Coombe Edge property remains undivided, I direct my Executors to pay over to my said sister the income, if any, of said share, or shares; and in case neither my said nephew, nor my said sister shall be living at the time of the administration of my Estate, I give and bequeath the proceeds of the sale of said share, or shares, to my niece, Marjorie Nicholson Thomas, and so long as said property
remains undivided I direct my Executors to pay over to my said niece the income of said share or shares.

In case my said nephew, Henry M. Thomas, Jr., shall not be living at the time of the administration of my Estate, I authorise and direct my Executors to confer with the Trustees of the Estate of my late Mother, Mary Whitall Thomas, and mutually to agree with them as to the immediate or deferred sale of said Coombe Edge property, and whenever a sale of said property is effected, I authorise and direct my Executors to sell my share of said property and any other shares thereof which they may have bought, and I give and bequeath the net proceeds of sale to my sister, Mary Grace Worthington, and I direct my Executors to pay over to my said sister my share of the income from said Coombe Edge property, if any, until such sale can be effected. I direct my Executors not to hurry such sale unduly as I wish as large an amount to be realised as possible; and so long as said Coombe Edge property remains undivided and in case neither my said nephew nor my said sister shall be living at the time of the administration of my Estate, I direct that so long as said property of Coombe Edge remains undivided said Trustees of my Mother's Estate shall pay over the net income from my share of it, excepting my share of Coombe Edge disposed of, to my sister, Mary Grace Worthington, and I direct and appoint * that the Trustees of my Mother's Estate shall pay over the net income from my share of it (excepting my share of Coombe Edge disposed of) to my sister, Mary Grace Worthington, but if she be not living, to my niece, Marjorie Nicholson Thomas. Upon the division of said Estate, in case it shall be divided after my death, I give, devise, bequeath and appoint my share thereof to my sister, Mary Grace Worthington, and if my said sister be not living at the time of the distribution of my Mother's Estate, I direct that the corpus of my said share of the trust fund shall fall back into or revert to the said $200,000 fund hereinafter mentioned and be part thereof, or (in case said $200,000 fund shall have been disposed of as hereinafter provided) shall be, become and form part of the residue of my estate.

All of the said $200,000 fund which shall not have been used or paid out and effectually disposed of as directed in the preceding items hereof, including any or any part of any of the foregoing legacies or payments directed to be made from said fund which shall fail, revert to, or fall back into said $200,000 fund I direct shall be invested and kept invested by my said Executors in securities of the United States, the States of Maryland, Massachusetts or Pennsylvania, or in such securities as are regarded as legal investments by said United States and by said States and shall constitute an endowment fund to be held by my Executors who shall apply the income or so much thereof as may be necessary to the uses hereinafter designated, to accomplish said uses, but not to diminish, or trench upon, the principal sum, except as hereinafter directed in my said Will, and such portions of the income as shall not be applied to such uses shall be accumulated as parts of the principal fund and treated as an addition thereto.

I direct and require that my said Executors shall pay to my beloved sister-in-law, Josephine Carey Thomas, in each and every year so long as she shall live, $3,500 of the income of said fund in equal monthly payments, if possible, and I charge the payment of said annuity of $3,500

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* upon all the income which shall be yielded by said fund and the investment thereof as a first lien thereon.

And I direct and require that my said Executors shall pay in equal monthly amounts if possible to my beloved sister, Mary Grace Worthington, in each and every year, so long as she shall live, $1,500 of the income of said fund not required to pay said annuity of $3,500 and subject to the payment of said annuity of $3,500 I charge the payment of said annuity of $1,500 upon all of the income, which shall be yielded by said fund and the investments thereof, as the second lien thereon.

And I further direct and require that my Executors shall pay in equal monthly payments if possible to my faithful lady's maid, Mary Etta Taylor, now living in Medford, New Jersey, who has served me so faithfully for so many years, in each and every year so long as she shall live, $300 of the income of said fund not required to pay said annuities of $3,500 and $1,500 and subject to the payment of said annuities of $3,500 and $1,500 I charge the payment of said annuity of $300 upon all the income which shall be yielded by said fund and the investments thereof, as the third lien thereon. It being my intention and will that none of the income in any year from said fund or the investment thereof shall be applicable to, or used for, any purpose other than the payment of said three annuities, until the payments thereof, aggregating $5,300 in such year as above directed to be made to my said sister-in-law, my said sister, and to my said lady's maid, shall have been made in such year, but I direct that, if after such payments shall have been made there shall remain any surplus income in such year such surplus income shall be paid over to the Trustees of Bryn Mawr College in trust to be used for the same purposes and under the same conditions hereinafter designated in constituting the Mary Elizabeth Garrett and M. Carey Thomas Deanery Endowment Sub-Fund First.

And I further direct my Executors, on the death of either of my said sister-in-law, or my said sister, or my said lady's maid to pay over to the Trustees of Bryn Mawr College, a body corporate in the State of Pennsylvania, such portion of the principal sum of said fund not exceeding $200,000 as may, in the opinion of my said Executors, be safely paid over without imperilling the payment of the annuities or annuity payable to the others or other of said three persons, including the aforesaid additional conditional payments of $500 to my said sister-in-law and of $500 to my said sister over and above the annuities of $3,500 and $1,500 respectively that I have directed to be paid to my said sister-in-law and my said sister in each and every year as long as they shall live, and I give and bequeath the said amount to the Trustees of Bryn Mawr College, to be held as part of the Mary Elizabeth Garrett Endowment Fund hereinafter mentioned.

And, further, I direct that when all of the said three annuitants shall have died my Executors shall pay over to the said body corporate, the Trustees of Bryn Mawr College, $200,000 more or less, the same being the entire principal of said fund then remaining in their hands, to form part of the said Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College.

If at any time it should seem advisable, and be mutually agreed on between my Executors and the Trustees of Bryn Mawr College, to hand over to the Trustees of Bryn Mawr College the principal sum of said fund in return for a binding legal agreement made by the said Trustees to pay the said annuities amounting together to $5,300 and the said additional payments out of surplus if any amounting together to $1,000 during the life-
time of the said annuitants and of * my said sister-in-law and my said sister. I hereby authorise my Executors to enter into such an agreement and to pay over said fund, in trust, to the Trustees of Bryn Mawr College the said body corporate.

As there will be a period of time intervening between my death and the setting apart of the funds from the income of which I have directed my said Executors to pay said annuities to my sister-in-law, Josephine Carey Thomas, to my sister, Mary Grace Worthington, and to my lady’s maid, Mary Etta Taylor, respectively, I direct that during the period of administration upon my estate and until said fund of $200,000 shall have been set apart and investments shall have been made as hereinbefore directed and until the Executors shall have received sufficient income from said investment to make the monthly payments on said annuities as hereinbefore directed, my Executors shall apply so much as necessary of the income from my estate to the payment of said annuities and I also direct that if, for any reason, the income of my estate cannot be used for the above purpose during administration or it shall be insufficient, my Executors shall make said payments out of the principal of my estate. My intention is that until the income of all the funds bequeathed to or to be received by my Executors to constitute said fund under this item of my Will is available to my Executors to make said payments up to $3,500 per annum to my said sister-in-law, Josephine Carey Thomas, to my said sister, Mary Grace Worthington, and to my lady’s maid, Mary Etta Taylor, respectively, as the case may be, receive that much per annum and that they shall have full power to apply income or principal of my estate, both or either, to that object.

I intend and direct that the payment of said annuities to my sister-in-law, to my sister, and to my said lady’s maid respectively, shall be made into the hands of the beneficiary in each case and not into the hands of any other person, persons or corporation, whether claiming by authority * of such beneficiary or otherwise, and so that the same shall not in any manner or by any means be subject to alienation or anticipation by the beneficiary or be liable for or subject to the payment of the debts, contracts, or engagements of such beneficiary or of any other person.

During the time that said Fund of $200,000 shall be administered by my Executors I empower my said Executors and their successors in the trust to make investments of said fund and to make changes of the investments as often as they shall think it necessary or proper to do so, and to make all sales, deeds, transfers and assignment which may be necessary or appropriate for that purpose, and I absolve all purchasers from the Executors from obligation to see to the application of the purchase money.

I further direct that during the course of administration upon my estate my Executors shall pay annually to the Trustees of Bryn Mawr College in trust for use by the Deanery Committee the surplus, if any, of said fund of $200,000 not needed for the payment of said three annuities and said additional payments of $500 each annually to my said sister-in-law and my said sister out of surplus if any and I further direct that said remaining surplus, if any, shall be paid over by said trustees to said Deanery Committee on its written order to be applied by it to the maintenance and running expenses of the Deanery; my object in this direction being to bridge over the period during which it may not have the income of the legacy of $200,000 bequeathed by me to the said Trustees to constitute the Mary Elizabeth Garrett and M. Carey Thomas Deanery Endowment Sub-Fund with which to keep up and keep open the Deanery, or some other Alumnae House. I do not wish the Deanery to have to be closed from lack of income to maintain it.

Whereas in Article Twelfth of my said Will I have directed my Executors to set apart out of my estate a fund of $200,000 for certain purposes specified in my said Will; and whereas I have reason to believe that my losses in investments and the consequent shrinkage of my
said estate* has been so great since the depression of 1921, and the still greater depression of 1930, which is still continuing and also the great expense of meeting the taxes and improvements on my Montebello property that my Executors may not be able to set apart said $200,000 Fund out of my present estate unless I have been able before my death, or unless my Executors are able, immediately after my death, to make a satisfactory sale of the 77 acres or thereabouts of my Montebello property which is now within the limits of Baltimore City and in the midst of active developments of adjoining properties or of all, or part, of my property in Garrett County, Maryland, consisting of 1,000 acres, more or less, I now authorise and direct my Executors to take such measures as may prove necessary, whether by partial sale, or mortgage on said properties, or by use of principal, or otherwise, as may seem best in order to pay said three annuities annually, and I direct my Executors, if necessary, to delay payment of said cash bequests and said purchase of Coombe Edge until my said real estate can be sold, or otherwise liquidated. I further direct that the payment of said annuities annually during the lifetime of said three annuitants shall take precedence of all other bequests made in my said Will.

I direct my Executors to have typewritten copies made of Article Twelfth, pp. 27, 2nd. para.-33 incl. of said Will and send them as soon as my Will has been probated to my brother, Frank S. Thomas, my sister-in-law, Josephine Carey Thomas, and my three sisters, Mary Grace Worthington, Margaret Thomas Carey and Helen Thomas Flexner, and the proper representatives of my deceased brothers, John M. Whitall Thomas, Henry M. Thomas and Bond Valentine Thomas, and also a separate copy to my nephew, Henry M. Thomas, Jr. I further direct my Executors to inform in writing my said sister-in-law and my said sister of the said annuities and said payments out of surplus bequeathed by me to them in my Will. And I also direct my Executors to inform my said lady's maid of the said annuity bequeathed by me to her.

* Legacies to the Johns Hopkins Hospital

Article Thirteenth. I hereby give and bequeath to the Trustees of the Johns Hopkins Hospital, a body corporate incorporated under the laws of the State of Maryland, the sum of $5,000 to be known as the Mary Elizabeth Garrett Memorial Room Fund for the following purpose: that is to say, I direct that the interest of said fund be used for the repair, or replacement when necessary, of the furniture and equipment of the Mary Elizabeth Garrett Memorial Room, which items I have personally paid for during my lifetime, to be expended for said purposes by the Chairman of the Women's Advisory Committee of the Johns Hopkins Medical School (said Committee having been constituted by the deed of gift of the late Mary Elizabeth Garrett to the Medical School of the Johns Hopkins University) in consultation with the Medical Students' Committee in charge of said Memorial Room at the present time, if such Committee should be in existence when said bequest becomes operative, and I direct that said Trustees shall pay over each year to said Chairman on her request in writing from time to time as she may require the interest of said fund and that no accounting of the expenditure of said interest shall be required of her. If in any given year the whole interest of said fund shall not be expended it shall be allowed to accumulate and shall be paid out later as required on written request of said Chairman.

Article Fourteenth. I give and bequeath to the Greenmount Cemetery Company or Corporation or whatever may be its legal title, the sum of $3,000 to be kept invested by said Company or Corporation and the income thereof expended annually by said Greenmount Cemetery Company in the care of, and planting around the tomb of my late friend, Mary Elizabeth Garrett. I direct my Executors to make the proper arrangement with said Greenmount Cemetery Company for carrying out the
above purpose and not to hand over said amount\(^*\) of $3,000 until a legal agreement satisfactory to them has been signed by said Company and I request my Executors or a representative appointed by them to see that this agreement is carried out by said Greenmount Cemetery Company.

And further I direct my Executors to send written notice of the bequest made in Article Thirteenth of my Will to said Chairman of the Women's Advisory Committee and also of the bequest made in Article Fourteenth of my Will to John W. Garrett and Robert Garrett, the nephews of the late Mary Elizabeth Garrett, both living in Baltimore at the present time.

The Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College and Sub-divisions

Article Fifteenth. I give and bequeath to the Trustees of Bryn Mawr College, a body corporate, incorporated under the laws of Pennsylvania, the sum of Thirty Thousand Dollars (in addition to the amount it will receive of the fund of $200,000 hereinbefore directed by me to be raised and set apart by my Executors in preference to all other pecuniary bequests) to constitute part of the Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College for the objects and purposes hereinafter specified.

And I give and bequeath to the said Trustees of Bryn Mawr College still another legacy of Ten Thousand Dollars to constitute part of the Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College for the objects and purposes hereinafter stated, and to be invested and kept invested as part of said fund in the same kind of securities in which I have hereinafter directed that said Mary Elizabeth Garrett Endowment Fund shall be invested.

And I give and bequeath to the said Trustees of Bryn Mawr College still another legacy of Ten Thousand Dollars to constitute part of the Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College for the objects and purposes hereinafter stated, and to be invested and kept invested as part of said fund in the same kind of securities in which I have hereinafter directed that said Mary Elizabeth Garrett Endowment Fund shall be invested.

And I further direct that said legacies of Thirty Thousand Dollars and Ten Thousand Dollars and Sixty Thousand Dollars and of Ten Thousand Dollars together with what the said Trustees of Bryn Mawr College will receive of said Two Hundred Thousand Dollar Fund shall constitute a permanent income-producing endowment fund for said college, and be known as "the Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College" and I direct that said fund shall be invested and kept invested in the interest-bearing bonds or stock of the United States, the States of Maryland, Massachusetts, or Pennsylvania, or in such securities as are regarded as legal by said United States and by said States, as a permanent endowment fund for the purposes hereinafter specified and that no part of said endowment fund shall, at any time, be invested in, or expended upon, railways, or public utilities, or other industrial developments unless said railways, utilities and industrial developments shall be under strict federal control, or federal management; or be invested in, or expended upon, buildings or land, except as may be directed by me hereinafter in my said Will.

Said investments need not necessarily be made in the stock or bonds of only one of said United States or States, but may be made in the interest-bearing bonds or stocks of one, some, or all of them.

I further direct that said Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College shall be subdivided into the following sub-funds, and I further direct that the sub-funds shall be constituted and shall become operative in the order in which they are named, except as said order may be modified by Article Sixteenth of this Will. I direct that the income of said sub-funds shall be used for the following purposes and that such surplus
income as shall not be so used shall be * accumulated as
doesn't contribute to the 

part of the principal of said sub-funds and as additions
thereeto. I direct that except as hereinafter directed
no part of said principal or income shall be applied to the
construction, or maintenance, or running expenses of
academic buildings or residence halls for students, or
houses or flats for the faculty and staff of the college.

First: One sub-fund of One Hundred and Seventy
Thousand Dollars, more or less, to be known as “The
Mary Elizabeth Garrett and M. Carey Thomas Deanery
Endowment Fund.”

As there may be a period while said $200,000 Fund is
being set apart by my Executors as directed in my said
Will, and also while said annuities of $3,500, $1,500 and
$300 are being paid to my said sister-in-law, my said
sister and my said lady's maid, respectively, and while
the additional annual payments out of surplus income
are being paid to my said sister-in-law and my said sis-
ter, respectively, as directed in my said Will during which
time insufficient payments out of surplus income, or
under certain circumstances no payments at all, may
be received from the income of said $200,000 by the Trust-
ees of Bryn Mawr College to enable said Trustees to
pay to the Deanery Committee a sufficient amount
annually for the maintenance and improvement of the
Deanery as an alumnas house, I now direct said Trustees
until said Sub-fund First of $170,000, more or less, can be
set up by them as directed in my said Will to make the
payment of a sum, up to but not exceeding, $5,000 annual-
ly to said Deanery Committee a first charge on all the
income or principal received by them from my estate.
And if during said period of time said income received
by them from my estate should not equal at least $4,000
per annum then I authorise and direct them to use both
principal and interest received from my estate to pay
to said Deanery said $4,000 per annum. In case said
Trustees shall not have received sufficient principal from
my Executors to make said annual payment of $4,000
during the interval between my death and the setting up
of said Sub-fund First I earnestly request said Trustees
of Bryn Mawr College to lend to my estate at the usual

rate of * interest sufficient to make said annual payments
to said Deanery Committee if it can be legally and satisfac-
torily arranged between them and my Executors. I
do not wish the Deanery Committee to get into financial
difficulties during said interval between my death and the
setting up of said Sub-fund First by the Trustees of Bryn
Mawr College.

Second: One sub-fund of Thirty Thousand Dollars


to be known as “The Professor Lucy Martin Donnelly
Memorial Fund.”

Third: Another sub-fund of Ten Thousand Dollars

to be known as “The President M. Carey Thomas English
Prose and Poetry Prize Fund.”

Fourth: Another sub-fund of Sixty Thousand Dol-


lar$ of be known as “The Mary Elizabeth Garrett and M.
Carey Thomas Bryn Mawr Women's Order of Merit
Fund.”

Fifth: Another sub-fund of Ten Thousand Dollars to


to be known as “The Mary Elizabeth Garrett and M. Carey
Thomas Supplementary Bryn Mawr Women’s Order of
Merit Fund.”

The Mary Elizabeth Garrett and M. Carey Thomas
Deanery Endowment Fund

I direct that the income from the Mary Elizabeth
Garrett and M. Carey Thomas Deanery Endowment
Fund shall be expended annually by the Deanery Com-
mittee, a Committee set up by the Trustees of Bryn Mawr
College to manage the Deanery as an Alumnae House on
July 27th, 1933, by agreement with me when I gave up
my life tenure of the Deanery and donated to said
Trustees in trust all the furniture, equipment and decora-
tions of my late residence, the Deanery, and of the gar-
den attached thereto, said Committee to operate as a reg-
ular Committee of the Board of Directors of Bryn Mawr
College and to consist of the members of said Board who
are at any given time also Alumnae or former students
of Bryn Mawr College, and in addition thereto of the
President of the Alumnae Association of said College
whoever she may be at any given time. And I further
direct that said Trustees shall pay over annually to said
Deanery Committee on its written order from time to
time all such income of said * $200,000 fund as said Trustees shall receive from my Executors during the administration of my estate and in like manner as soon as the legacies or any part thereof bequeathed by me to the Trustees of Bryn Mawr College to constitute the Mary Elizabeth Garrett Fund of Bryn Mawr College in my said Will are received by said Trustees from my Executors I direct that said Trustees shall pay over annually to said Deanery Committee on its written order from time to time all the income on said Sub-fund, One Hundred and Seventy Thousand more or less or as much thereof as may be received from time to time from my Executors until the entire First Sub-fund of One Hundred and Seventy Thousand Dollars shall have been set up and constituted by said Trustees.

I direct, however, that in the event that Professor Lucy Martin Donnelly shall have been retired at the age of sixty-five before said Trustees have been able to set up said Second Sub-Fund of Thirty Thousand Dollars, or as much thereof as will yield an annual income of fifteen hundred dollars, that any surplus income that may be left after the amount of $4,000 shall have been paid over to said Deanery Committee for the maintenance and running expenses of the Deanery shall be applied to pay to said Professor Donnelly annually up to, but not exceeding, the amount of $1,500 during the time that said Second Sub-fund shall not yield an income of $1,500 per annum.

In case the Deanery should not be in existence at any future time because of its destruction by fire or should not be available from any other cause whatsoever, I authorise said Trustees to acquire by the use of said fund, another suitable house and garden, as near said College as possible, for the objects herein contemplated, at a cost of not exceeding One Hundred Thousand Dollars and as much less as may be, to be paid out of said fund, and I direct said Trustees to remove all the furnishings and equipment now in the Deanery and all the furnishings, plants, tiles, benches, fountain figures, etc., now in the garden (I refer also here * to the fountain electric motor in the basement of the Deanery, the lanterns for the garden and electric wiring for the same, electric fittings of every kind, fly-screens, awnings, etc.) to some other suitable house and garden as near the College as possible, or if possible to some other site on the College grounds and to maintain said house for the same purpose, that is, as an Alumnae House, and I authorise said Trustees to spend on the purchase or construction of said house up to and not exceeding $100,000 out of the corpus of said fund and as much less as may be. And I further authorise and direct said Trustees to entrust the selection of the site and the planning or construction or alteration of said Alumnae House and the expenditure of $100,000, or less, on the same, to said Deanery Committee and to add to said Committee for said purpose the Chairman of the Committee on Buildings and Grounds of the Directors of Bryn Mawr College if he, or she, will consent to serve as a member but not as Chairman of said Deanery Committee.

If, however, circumstances should arise which cannot now be foreseen which shall make it seem desirable to leave the Deanery Garden on its present site on the college campus I hereby give said Trustees of Bryn Mawr College full discretion concerning the removal of the furnishings, large palms and rubber plants, tiles, benches, fountain figures, etc., now in the garden (I refer also here * to the fountain electric motor in the basement of the Deanery, the lanterns of Murano glass for the garden, electric wiring and poles for the same) specified in this Article of my said Will, provided, however, said Trustees shall have received in advance the written approval of said Deanery Committee and provided said Trustees and the Directors of Bryn Mawr College are willing to enter into a formal agreement satisfactory to my Executors, or my Residuary Legatees, which shall be formally signed and recorded in the minutes of the Trustees and Directors of the College and a copy of said agreement handed to my said Executors or Residuary Legatees, to maintain said Deanery Garden as nearly as possible as it
was maintained during my use of the Deanery as my residence, including the playing of the fountains during at least four months of the college year and to open it and light it as I have always done during the commencement season and on such other formal occasions as may be feasible, including its use as at present by the students of the Bryn Mawr Summer School for Women Workers in Industry.

I earnestly request and direct that during the time that said Trustees of Bryn Mawr College are paying over to said Deanery Committee, all, or any part amounting to at least $4,000 of said income of said Sub-fund of One Hundred and Seventy Thousand Dollars, more or less, that said Deanery Committee shall keep all the fountains of the Deanery Garden playing day and night, as was always the case during my occupancy of said Deanery, during the warmer months of the college year; at least from April 1st until after commencement, and also during the period of the summer when the Summer School for Women Workers in Industry shall be in session on the college campus; and I further request and direct said Deanery Committee to continue the custom that I have observed for so many years of lighting the Deanery Garden from the night of the Senior garden party through Commencement night inclusive. In this connection I wish to remind said Deanery Committee that the total cost of the playing of the fountains and the lighting of the garden is a very small part of the total income I hope to be able to put at their disposal annually. I further request and direct that if at any time said annual income shall reach the amount of $5,000, said Deanery Committee shall plant the ivy beds with pink geraniums, or other flowers, during the month of May and the Commencement season. My experience extending over many years has convinced me that even a little color heightens the beauty of said green garden.

I earnestly request of the Directors of Bryn Mawr College that while this fund is operative as aforesaid the annual charge for rent, heat and light for the Deanery shall not exceed the amount charged to me during the last twenty-four years more or less of my presidency of Bryn Mawr College, and that said rent shall be used, as during said twenty-four years, to meet the expense of necessary repairs.

I further request that as said Deanery has now become an alumnae house maintained in great part by the income of the Mary Elizabeth Garrett and M. Carey Thomas Deanery Endowment Sub-fund of the Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College said Directors shall recognize that said Deanery like the other college buildings is operated to promote the best interests of the College and its alumnae, and shall charge the Deanery Committee only the usual college rate for repairs and service furnished by the college workmen and shall not make the additional charge of fifteen per cent. over costs which I have paid during my presidency.

In this connection I wish to remind the Trustees and Directors of Bryn Mawr College that since the rebuilding of the Deanery and the making and planting of the Deanery Garden by the late John L. Olmsted as a gift of over $118,000 by the late Mary Elizabeth Garrett the College has been at no expense for the maintenance of said house and garden, nor for the constant entertaining of guests of the College during my deanship and presidency in both the old Deanery and the new Deanery, no allowance for entertaining having been made to me by the Trustees of the College during my 37 years of service as Dean and President.

It is my hope and my firm belief that the said Deanery Committee will work in close co-operation with the President and Directors of Bryn Mawr College and with the Alumnae Association of Bryn Mawr College and will forward the interests of both as far as is in their power, but in regard to the ways and means of doing this I give said Deanery Committee full discretion.

I direct, however, that while this fund is operative as aforesaid that no member of the faculty or teaching
staff or instructor or demonstrator of Bryn Mawr College or any member of the executive staff of the College or any graduate or undergraduate student of the College shall be permitted to reside in the Deanery or in any alumnae house built, maintained or supported in part by said fund in the event that said Deanery shall not be in existence or in use as an Alumnae House in any future time. I direct further, however, that the Trustees and Directors of the College and their wives or husbands, and the members of the Deanery Committee and their wives or husbands, shall, of course, have access for residence and use at such times as may be approved by said Deanery Committee, and likewise any managers or caretakers of said Deanery.

I direct also that while this fund is operative said Deanery and said Deanery garden or said other Alumnae House shall not be used by graduate students who are not alumnae of the College or by undergraduate students for a tea room or place for entertaining their families and friends, or for dances or plays, and also not even for lectures or addresses or discussions or debates sponsored by said students, except on the initiative and with the express co-operation of said Deanery Committee and its Entertainment Committee. In respect to the non-residential use of said Deanery by full time graduate students who are also alumnae of the College I give discretion to the Deanery Committee, but I request said Committee to regard my wish that the Deanery shall be maintained as a true alumnae centre and if the President of the College shall so desire also as a centre for formal college entertaining and for the entertaining of distinguished college guests, the actual cost of whose maintenance should, however, in my opinion be met by the College, but in regard to this I leave my said Deanery Committee full discretion.

It is my intention that the Deanery shall be maintained as a true alumnae centre and if the President of the College shall so desire also as a centre for formal college entertaining and for the entertaining of distinguished college guests, the actual cost of whose maintenance should, however, in my opinion be met by the College, but in regard to this I leave my said Deanery Committee full discretion.

It is my will and intention and I so direct that while this Deanery Endowment Fund is operative as aforesaid that the stairhall, book-room, big sitting room and blue study on the first floor of the Deanery, as well as the large second floor stairhall and the large second storey bedroom toward the college library called by me the “Cardinal Room” because of daily visits of a pair of cardinal birds for food but now renamed by the Deanery Committee to my great gratification Miss Garrett’s Room, shall be kept by said Deanery Committee as entertaining rooms, and that their furniture and decoration shall be as far as possible left as at present, but in case of any emergency arising that cannot now be foreseen I give said Deanery Committee discretion. I also direct that while this Deanery Endowment Fund is operative as aforesaid the Deanery Committee shall have the rugs on the floors of the rooms, halls and corridors of the first and second floors, which add so much to the beauty and charm of this part of the Deanery, taken care of during the summer and relaid in the autumn with their linings, which
preserve them from wearing out and also * prevent dangerous falls, by Nathaniel Davidyan or some other competent rug merchant. They cannot be replaced and could readily be stolen or destroyed by moths in one summer.

I further direct that while this Deanery Endowment Fund is operative the furniture and decorations of the Deanery garden shall be as far as possible left as at present, and that the planting shall be renewed from time to time as needed as far as possible in accordance with the original planting plan of the late John L. Olmsted. I further direct that the palms and rubber plants now in the garden shall be kept and put in place in the garden in the summer and in winter stored in the new addition to the present greenhouse in the college grounds as hereinafter provided. I also direct that those rubber plants and palms which during the winter were placed in the big sitting-room and first floor stairhall during my tenancy of the Deanery shall be put in their usual places in the house during the winter. They are an important part of the general effect of these rooms and even in summer are greatly missed.

I am making this request because I have every reason to believe from my knowledge of other gardens at home and abroad and from what has been said to me by Bryn Mawr graduates and other visitors to the College that the Deanery Garden, created by the genius of the late John L. Olmsted and the late Lockwood de Forest, the well-known New York decorator and artist who painted the picture over the centre of the fireplace in the big sitting-room, decorated the Deanery and designed the three fountains and the furniture of the garden and by the late Mary Elizabeth Garrett, forms a unique and romantic part of the beauty of the Bryn Mawr campus and as such is remembered and revisited by returning alumna with peculiar affection and admiration.

* It was the belief of my late friend Mary Elizabeth Garrett and myself when she rebuilt the Deanery for a president's house and created the Deanery garden in the years 1907-1909 at a total cost of over $118,000 and furnished and decorated the house for about $200,000 more that this amount was wisely spent in a way that brought immediate return and aided the College at a critical time in extending its social and academic influence and in encouraging other gifts.

In making the aforesaid provisions for maintaining said house and garden known as the Deanery with its present furnishings and fittings as an Alumnae House under the control and management of the Deanery Committee of the Board of Directors I hope and believe that the Trustees of Bryn Mawr College and its Board of Directors (to which latter body is at the present time entrusted the management of the College and the responsibility of co-operating with the President of the College and the Alumnae Association of the College in securing from time to time the additional funds necessary to provide for the growing needs and the new activities of the College) will feel as I do that an alumnae centre of dignity and beauty, such as is here provided, will greatly benefit the College. It will not only increase the present gratifying loyalty and love of the Bryn Mawr College Alumnae for their alma mater, but it will enable them to aid her intellectual and material interests with a broader understanding and a vastly improved technique. My long experience as a College executive has convinced me that the best hope of our privately endowed colleges and universities is in the educational vision and financial support of their most enlightened graduates. It is my hope that such facilities on the College campus as will be offered by the Deanery Alumnae
House will make for a better understanding by our alumnae of the teaching problems of the College.

I have ventured to make the above explanation because I am anxious to make clear to the Trustees and Directors of Bryn Mawr College that in giving to the Trustees the furnishings and equipment at present in the Deanery, and also in leaving them a considerable endowment for its maintenance as an Alumnae House and Alumnae Centre I have tried to bear in mind the best future interests of the College as I conceive them.

I wish now to provide for the extension of said greenhouse in order to provide winter storage for the palms and rubber plants that have grown too large for the college greenhouse which I rebuilt for this purpose some ten years ago more or less. The said extension of the greenhouse will also make it possible to raise bulbs and geraniums at very little expense to be planted in the ivy beds of the Deanery Garden. According to plans made by the Superintendent of the College and estimates then obtained by him—in the year 1926 I think it was when the cost of building was at its peak—such an extension was estimated to cost about $6,000. As planned it would be built on a lower level than the present greenhouse and could not be seen from the higher level of Wyndham and therefore would not in any way damage the Ely property. It was planned as a separate building which could be heated and cared for independently of the present greenhouse. I request the Deanery Committee to confer with the Buildings and Ground Committee of Bryn Mawr College and if said plan meets with its approval and the approval of the Directors of the College I direct that said $6,000 more
Martin Donnelly, at the retiring age of sixty-five years of age, $1,500 in each and every year so long as she shall live, in equal monthly payments until death during service or retirement respectively of Professor Donnelly, and I charge the payment of said annuity of $1,500 upon all the income which shall be yielded by said fund and the investment thereof as a first lien thereon. And I request and direct that said annuity when paid to Professor Donnelly shall not be permitted to interfere in any way with her receiving other pensions, annuities or supplementary salaries that may be paid to other professors of similar rank and academic standing. It is my wish and intention that said annuity shall be paid her in addition to, and not as a substitute for, such provisions as may be made for other full professors of similar rank and academic standing.

I intend and direct that the payment of said annuity to Professor Donnelly shall be made into the hands of Professor Donnelly in each case and not into the hand of any other person, persons or corporation, whether claiming by authority of such beneficiary or otherwise, and so that the same shall not in any manner or by any means be subject to alienation or anticipation by the beneficiary or be liable for or subjected to the payment of the debts, contracts or engagements of such beneficiary or of any other person.

I further direct that any surplus income from said Professor Lucy Martin Donnelly Memorial Fund that may remain after the payment of the above annuity to Professor Donnelly shall be used by the Trustees of Bryn Mawr College in any given year to supplement the income of the First sub-fund known as "The Mary Elizabeth Garrett and M. Carey Thomas Deanery Endowment Fund" heretofore mentioned.

I have provided the above annuity for Professor Donnelly because she is to the best of my belief the only member of the present faculty of Bryn Mawr College whose teaching experience there has extended over 35 years. She has continued, developed and perfected the teaching of English literature and composition begun by me during the first nine years of the college, and has made it an instrument of culture, inspiration and discipline. Her influence as teacher and friend of hundreds of Bryn Mawr graduates has been, and is, a powerful factor in the development of the Bryn Mawr type of woman of which we are justly proud. The above supplementary pension is only a slight recognition of the debt of gratitude owed her by a former executive of the College who has watched her devoted service from year to year.

I direct my Executors to send Professor Donnelly a copy of said Second Sub-Fund and to publish in the Alumnae Bulletin my tribute to her contained in the second paragraph on this page.

3. The President M. Carey Thomas English Prose and Poetry Prize Fund.

I direct that the income from The President M. Carey Thomas English Prose and Poetry Prize Fund shall be expended annually in the award of one prize of $200 to $250 more or less to be awarded to the best writer in the Senior Class as determined by her work.
in the English Composition Classes, the nomination to be made by the head of the Undergraduate English Department in consultation with the instructors in English; and one prize of $200 to $250 more or less to be awarded to the student in the Senior Class writing the best poem, the nomination to be made by the head of said Undergraduate English Department in consultation with a committee of three other members of the Bryn Mawr College faculty or staff, not necessarily members of the English Department nominated annually by said head of the Undergraduate English Department for their literary interests or published literary work and appointed by the President of the College. Whenever the selection is difficult and the committee is divided in its judgment, I direct that some woman poet shall be nominated by said head of said Department and invited by the President of the College to assist in the selection and shall receive for her opinion $50 from said fund. I further direct that the conditions shall be substantially the same as the conditions in the Newdigate Poetry Prize of Oxford University, (which has been won in the past by many well-known English poets and eminent writers such as Matthew Arnold, Swinburne and many others) as follows: The poem shall not exceed 300 lines. It shall not be in dramatic form. The subject shall be announced by the Committee in May of each year and the award shall be made in April of the following year. Both prizes shall be announced at May-day or at such time when the award of the other Bryn Mawr College honors, fellowships and scholarships, etc., shall be made, I further direct that neither the prose nor poetry prize shall be divided between two students.

*4. The Mary Elizabeth Garrett and M. Carey Thomas Bryn Mawr Womens Order of Merit Fund.*

I direct that the income of the Mary Elizabeth Garrett and M. Carey Thomas Bryn Mawr Womens Order of Merit Fund shall be used every five years to award the Bryn Mawr Womens Order of Merit which shall consist of the gift of a cheque of the sum of five years' income of said fund (amounting as, I hope, to the sum of at least $10,000) and a suitable decoration, said award to be made for distinguished merit and as an aid to further achievement.

I direct that said Bryn Mawr Womens Order of Merit shall be conferred every five years on a woman, and in no case divided between two or more candidates, chosen for distinguished merit from among women who hold the degrees of Doctor of Philosophy, Master of Arts or Bachelor of Arts from Bryn Mawr College, or who are, have been, or shall be members of the faculty, or academic staff of Bryn Mawr College, who is acknowledged by her peers, that is, by those in her own field of scholarly or humanistic or distinguished educational executive work who are best fitted to judge, to have made an important contribution to knowledge of unusual excellence, such as scholarly or literary studies of distinction in any department of humane learning, Greek, Latin, Archeology, Art, Ancient or Modern Language and Literatures, Philosophy, Psychology, History, Economics, Education, the Social Sciences, or who has published research and investigations of genuine scholarly value, or who shall be judged through her published work to have won a position of influence and authority in any division or sub-division Art and Literature, including the interpretation of scientific subjects (the writings of Thomas Huxley and his grandson, Julian Huxley, and of Sir James Jeans, are an
example of what I mean but * excluding individual scientific research not brought into connection with more universal and broader conclusions or inferences); Art criticism; pure literature, novels, poems, dramas, essays, biography, or any other kind of pure literature, or in education, or in interpretative writing on the Social Sciences. I have emphasized here published investigations and written work because it is my intention in founding such Bryn Mawr Womens Order of Merit that only published work shall be considered in the award of said Order of Merit. In exceptional instances of outstanding and distinguished achievement I authorize the permanent members of said Committee of Award to go beyond the aforesaid academic limits and call to their assistance the judgment of painters, sculptors or architects of distinction and to award said Order of Merit in any one of these three fields; I direct that said Bryn Mawr Womens Order of Merit shall in no case be divided between two women.

I direct that the award of said Order of Merit shall be accompanied by a small decoration of about the size of the tiny academic palms of the French Order of "Officier de l'Instruction Publique" (which I have found inconspicuous enough to wear on academic occasions abroad). I suggest narrow white and yellow ribbons crossed under a very small gold and white enameled seal of Bryn Mawr College, bearing the inscription B. M. W. O. M., or something of this kind, but in this respect I leave full discretion to the Committee of Award. I direct, however, that the recipients of said Bryn Mawr Order of Merit shall be required to wear it at all academic functions at Bryn Mawr, and at academic functions elsewhere when she is representing Bryn Mawr as a delegate and also, if she is willing to wear it, at other academic functions and on other suitable occasions elsewhere.

* It is my belief that we can best encourage the higher achievements of women by offering them the opportunities, recognitions and financial rewards justly regarded as necessary to induce men to devote themselves to higher studies. Women are still without such incentives. They still greatly need, and still must have, special encouragement until such rewards are freely open to the competition of women. I hope that this special fund bequeathed by me to Bryn Mawr College may assist the College to reward women scholars of distinguished quality.

I now wish to make provision for the Committee of Award. I direct that the President of Bryn Mawr College shall be Chairman of said Committee and that the Dean of Bryn Mawr College, who is closest to the college work and ambitions of the many hundreds of undergraduate students who consult her, and the Dean of the Graduate School of Bryn Mawr College shall be permanent members of said Committee, and that from time to time, as the field in which the award is to be made changes, three members of the faculty or staff of Bryn Mawr College, or the Johns Hopkins University, or the Rockefeller Institute, or of some other college or university, one from Bryn Mawr and one each from two other colleges or universities shall be selected by the permanent members of the Committee of Award and invited to serve by the President of Bryn Mawr College. I direct that the selection shall be made from those professors or instructors who are closest in touch with the advanced work done in said field and that they shall be members of said Committee during the time that said award is being considered and until the same is made. I further direct that in addition to the aforesaid three members of the aforesaid institutions of learning, and in addition to the President and Deans of Bryn Mawr College who are permanent members of said Committee of Award,
that the Board of Directors of Bryn Mawr College shall appoint every five years from the Alumnae Directors or from the Directors at large some woman member of said Board who is at that given time in touch with research, or advanced scholarly work, or with educational administrative work to serve during the time that said Award is being considered and until the same is made. I further direct that in addition to the aforesaid members of said Committee of Award the President of the Johns Hopkins University, the Director of the Rockefeller Institute of New York City, and Dean Virginia C. Gildersleeve of Barnard College shall be invited by the President of Bryn Mawr College to serve as permanent members of said Committee as representing an intimate knowledge of the whole field of research and scholarship, gained in part from the annual award of large numbers of research scholarships and fellowships and by close contact with many large research departments of study in their respective institutions, Dean Gildersleeve being on the Council of Columbia University as well as closely connected not only with the award of Barnard scholarships and fellowships, but also with the award of many international fellowships for men and women. I earnestly request the aforesaid three distinguished university executives to accept said invitation to serve. They live nearby and the formal meetings of the Committee of Award will occur only every five years. In case of the death before the setting up of said Bryn Mawr Womens Order of Merit Fund or the inability to serve of any of the aforesaid university executives I request the President of the College to appoint their successors in said three university positions, or if such appointments should prove impractical to make other substitute appointments in accordance with the aforesaid point of view. I also direct her to invite as the eleventh member of said Committee some well-known woman (not a member of any other university or college faculty) well known in the field in which the award is to be made who shall represent outside non-academic opinion and shall be familiar with and specially competent to judge the value of such work. I further direct that the first award of the Bryn Mawr Womens Order of Merit shall be made in the field of Art which shall in this instance be interpreted to mean the historical and aesthetic study of painting, architecture, and other forms of Art during and since the fall of the Roman Empire. It is my belief that there is at the present time in the Bryn Mawr faculty one woman eminently deserving of this award and I ask that the Committee of Award shall determine whether my belief is confirmed by the opinion of experts whom they may consult. I direct that if my judgment shall be confirmed in the case of Spanish Art that the first award of the Bryn Mawr Order of Merit shall be made in such subject but in regard to said award or awards I leave said Committee of Award full discretion.

It is my will and intention in founding said Order of Merit that it shall be awarded like the Nobel prizes as an honour, for work accomplished, and not as an assistance for work to be accomplished, and that it shall in no case be applied for by the recipient; but I hope that, as I understand is the case in the award of the Nobel prizes, those familiar with the excellence of the scholarly or literary publications or distinguished educational work which in this case must include printed addresses or other written work of eligible candidates for the Bryn Mawr Womens Order of Merit should bring these facts to the attention of the Committee of Award.

I further will and direct that said Bryn Mawr Womens Order of Merit with honorarium of the value of at least $10,000 shall be awarded only every five years and that the award shall never be divided between two or more candidates, it being my belief that a divided...
award is a doubtful honour and that such division represents a compromise unflattering to both candidates.

It is my hope and expectation that said award shall be conferred at five year intervals without failure to make the award in any given year.

I further direct that, except as hereinafter specified, after the said fund of $60,000 has been set aside as above directed, any income from said fund not required for said purposes shall be added from time to time to the principal of said fund in order that the said honorarium accompanying said award may always be not less than $10,000 and whenever possible more than $10,000.

I further direct that after the said fund of $60,000 has been set aside as above directed any income from said fund not required for said purposes shall be added from time to time to the principal of said fund in order that the honorarium accompanying said award may be increased from time to time as additional interest is yielded.

5. The Mary Elizabeth Garrett and M. Carey Thomas Bryn Mawr Women's Order of Merit Supplementary Fund.

I direct that one half of the income of said subfund to be known as "The Bryn Mawr Women's Order of Merit Supplementary Fund" shall be expended every five years, or whenever it may be required, by the Committee of Award of the Bryn Mawr Women's Order of Merit to pay a covering cheque of not less than $50 to meet the travelling expenses of each of the non-resident members of said Committee, to pay to experts who may be asked by said Committee for a written opinion on the qualifications of candidates who are being considered for said Order of Merit a consultation fee of not less than $50, or more than $100, for each written opinion; and also, if it should seem desirable, as I think that it may be, to pay the sum of $100 to the aforesaid eleventh member of said Committee for her co-operation and advice; and I further direct that said eleventh member shall not be a permanent member of said Committee but that the invitation to serve on said Committee shall be given by said Committee separately for each award of said Order of Merit so that, if circumstance so indicate, a different eleventh member may be invited to serve on said Committee from time to time.

I further direct that the other half of said income of said supplementary fund shall be used by the President and Deans of Bryn Mawr College who are permanent members of the Committee of Award to have prepared and kept up to date by the Librarian of Bryn Mawr College, or the Director of Publications, or both working together a complete catalogue of the publications and other distinguished work of the aforesaid Bryn Mawr women, including of course also the women members, past, present and to come, of the Bryn Mawr College faculty, together with such scholarly or scientific reviews and estimates of said publications as may be obtainable. I earnestly request all Bryn Mawr women to assist in the collection of said material by sending to the College all their published work, and as far as possible printed comments thereon, and I earnestly request that other Bryn Mawr women who know of said publications or work will endeavour to see that this is done. I also request that the Bryn Mawr Alumnae Bulletin shall print in every issue the above request, reworded, of course, by the President and Deans of the College. I further request said President and Deans to expend all of said one-half of said income of said fund annually for the above purposes, including subscriptions to clipping agencies for notices of the work of Bryn Mawr women.

It is my will and intention in founding said Order of Merit that it shall be awarded like the Nobel prizes as an honor, for work accomplished, and not as an assistance for work to be accomplished, and that it shall in no case be applied for by the recipient; but I hope that as I understand is the case in the award of the Nobel
prizes those familiar with the excellence of the scholarly, scientific or literary publications of eligible candidates for the Bryn Mawr Order of Merit shall bring these facts to the attention of the Committee of Award.

I further will and direct that during the time that Professor Susan M. Kingsbury shall be the active head of the Carola Woerishoffer Graduate Department of Social Economy and Social Research, the surplus income of said sub-fund Fourth of Sixty thousand dollars if any above said amount of $10,000 to be awarded every five years shall be expended annually by Professor Kingsbury during said time for the best interest of said Department. I direct that after the retirement of Professor Kingsbury at the age of 65 or if said retirement or connection with said Department should take place at any time previously then and only then shall the entire income of said fund be applied to the purposes for which it is constituted.

I have left the aforesaid bequest as specified under the sub-funds Nos. Fourth and Fifth to Bryn Mawr College because I believe that we can best forward the higher scholarship and achievement of women by offering them the opportunities, recognitions and financial rewards justly regarded as necessary to induce men to put forth their best endeavor. Women scholars are still without such incentives. They still greatly need, and still must have, special encouragement until the higher rewards of productive scholarship are freely open to the competition of women. I hope that these special sub-funds bequeathed by me to Bryn Mawr College may assist the College to encourage and reward women of distinguished quality. I earnestly request the Directors and Alumnae of the College to bear constantly in mind that the development of one great woman scholar or creative thinker will do more to advance higher learning and research and increase the prestige and authority of women scholars, as well as open doors now closed to women teachers and research workers, than the sending abroad of many hundreds of well-equipped routine women scholars whose work cannot be expected to rise higher than its source.

And subject to the payment of the annual interest on said sub-funds First, Second, Third, Fourth and Fifth as hereinbefore provided I direct that such surplus income except as hereinbefore provided as shall not be so used shall be accumulated as part of the principal of said sub-funds and as additions thereto. I direct that no part of said principal except as hereinbefore provided shall be applied to the construction or alteration of buildings or the purchase of land or other non-academic uses.

I have hereinbefore directed that certain specified investments of mine in various enterprises at Bryn Mawr College shall be treated at their face value by my Executors and allotted to make up part of the Fund of two hundred thousand dollars hereinbefore directed to be raised and set apart by my Executors in preference to all other pecuniary bequests. And I further direct that in the event that said Fund or any part thereof shall be received from my Executors at their face value as payment on account of said legacy.

I direct that the Trustees of Bryn Mawr College shall not be entitled to the bequests made by me to it until it shall, within one year after the probate of this will, have delivered to my Executors an agreement in writing, satisfactory to them accepting the same upon the conditions and terms upon which I have made them, and agreement shall be a condition precedent to the
vesting of said bequests. In the event that my Executors shall determine to pay over to the Trustees of Bryn Mawr College the bequests made by me to it not all at one time but one by one in the order of preference designated by me then I require that it shall have delivered to my Executors an agreement in writing, satisfactory to them, accepting said sub-funds upon the conditions and terms upon which I have made them, and agreeing to observe and perform them and the delivery of such agreement shall be a condition precedent to the vesting of said sub-funds.

And in case the Trustees of Bryn Mawr College shall not accept said legacy on the conditions on which it is given, or after accepting as aforesaid any bequests made by me to it, shall, at any time before the expiration of twenty years after the death of the longest liver of my nephews and nieces mentioned in this Will and of my great nephews and great niece, Arthur, Anthony and Lawrence Worthington, James Carey 4th, Charles McClellan Clarke and G. Cheston Carey 2nd, Mary Louise Carey, James Carey Thomas 3rd, and Rustin Carey McIntosh, fail to comply with the terms and conditions upon which such bequest is made to it in this Will and shall continue in such failure for six months after notice thereof shall have been given in writing to its governing Board and to one of its chief officers by my Executors, Executor or Administrator or by my residuary legatees then living, or after such notice and correction of such failure within six months, such failure shall occur again, then in either such case the legacy which is the subject of such bequest with respect to which such failure shall have occurred shall pass away from said Trustees of Bryn Mawr College over to and become the property of the Johns Hopkins University and I give and bequeath the same to the Trustees of the Johns Hopkins University to constitute an integral part of the Mary Elizabeth Garrett Endowment Fund of the Medical School of the Johns Hopkins University for the objects and purposes of said fund as prescribed by the late Mary Elizabeth Garrett and accepted and ratified by said Trustees of the Johns Hopkins University. And I require that it shall have delivered to my Executors an agreement in writing to this effect accepting said legacy upon the conditions and terms upon which I have made it and agreement shall be a condition precedent to the vesting of said bequest.

Order of Preference of Legacies and Liquidation

Article Sixteenth. When my late friend, Mary Elizabeth Garrett, died on April 3rd, 1915, and left me her Executor and residuary legatee she had made gifts during her lifetime that I knew of amounting to over two million dollars and she had probably made many other gifts that I did not know of. She had kept for herself only enough to live on comfortably and continue her support of the many causes in which she was interested. She believed that personal gifts made during one's lifetime were more useful than legacies after one's death. In accordance with her practice and with what I believe would have been her wishes had she been able to carry them out I have given away during my lifetime as much and, as it has recently proved, more of my estate than I could safely part with. Moreover, the size of my estate and its sufficiency to pay all the legacies I have herein bequeathed has been so materially reduced during the current severe financial depression (which is still in process so that its final results cannot yet be estimated) that the payment of several of the legacies I have given in this my Will will depend to a considerable degree upon the amount which my Executors may realise from the sale of my Montebello property in Baltimore City and my real estate in Garrett County in the State of Maryland, and I now wish to prescribe the order of preference and priority of payment of the bequests I have herein-before made.
The following is the order of preference and priority of payment which the bequests I have hereinbefore made are to have except over the bequests of furniture and other chattels and the disposition of my share of Coombe Edge and of my mother’s estate and of my father’s real estate at Blue Ridge Summit, Pennsylvania, hereinbefore made.

I have already hereinbefore directed that the raising and setting apart and disposition made by me of the fund of $200,000 shall have preference and priority over all other pecuniary bequests and dispositions except of furniture and other chattels and of my share of Coombe Edge and of my mother’s estate and of my father’s real estate at Blue Ridge Summit, Pa., and I confirm said preference and priority.

And next, in the order of preference and priority, shall be the legacy of $3,000 bequeathed to Greenmount Cemetery, the income of which is to be expended annually in the care of the tomb of the late Mary Elizabeth Garrett.

And next, in the order of preference and priority, shall be the legacy of $5,000 bequeathed to the Trustees of the Johns Hopkins Hospital for the Mary Elizabeth Garrett Memorial Room Fund.

And next, in the order of preference and priority, shall be the legacy of $30,000 bequeathed to the Trustees of Bryn Mawr College for the Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College which legacy of $30,000 shall be set apart by the Trustees of Bryn Mawr College for the Lucy Martin Donnelly Memorial Fund, the income of which shall be used in the first instance to pay Professor Lucy Martin Donnelly an annuity of $1,200 or if possible of $1,500 per annum in the event that she shall have retired at the age of sixty-five years or sooner on account of ill health or other good and sufficient reason; but during the time that said annuity shall not become operative I direct that the Trustees of Bryn Mawr College shall pay over the interest of said fund of $30,000 annually to said Deanery Committee on its written order to be used by it to maintain and operate the Deanery as an Alumnae House.

And next, in the order of preference and priority shall be the legacy of $10,000 hereinbefore bequeathed to the Trustees of Bryn Mawr College to form part of the Mary Elizabeth Garrett Endowment Fund.

And next, in the order of preference and priority shall be the legacy of $60,000 hereinbefore bequeathed to the Trustees of Bryn Mawr College to form part of the Mary Elizabeth Garrett Endowment Fund.

And I direct that payment of said legacies shall be made only in accordance with said preferences and priorities in case my available estate should be insufficient to pay them all in full. In the event that my available estate shall not be sufficient to pay all said legacies in full I direct my Executors to pay in full as many as possible of said legacies in accordance with said preferences and priorities and not to divide my available estate proportionally among said legacies.

In liquidating my estate, I direct that my Executors shall hold my Montebello property as long as they may deem necessary to secure an advantageous sale of it and not to feel that they must hasten a sale of it to pay the legacies I have bequeathed, as I have held said property a long time at considerable expense for taxes and improvements and do not wish it sacrificed unless absolutely necessary and I deem an advantageous sale of much greater importance than a hurried sale for the payment of legacies; and I direct them to exercise sim-
ilar care and deliberation to secure an advantageous sale of my other real estate in Baltimore County on which I hold a defaulted mortgage of the value of $40,000 more or less with unpaid interest on the same amounting to $5,000 more or less which property is I believe needed by Baltimore City to complete a public park adjoining it. And I also direct them to exercise similar care and deliberation in the sale of my 1,000 acres more or less in Garrett County, Maryland, which is rich in coal and minerals, and adjoins a state forest reserve which the Federal government has decided to assist the State of Maryland to enlarge and develop as I am informed and I have reason to believe that an advantageous sale to the State may be made within a short time. I direct that my Executors shall retain in hand enough of my income producing personal estate, or, if this shall prove to be impossible, shall obtain by mortgage or otherwise on said properties sufficient funds to supply them with the means of paying the taxes and insurance and other carrying charges on all said Montebello and other real estate until the same can be advantageously sold, and I authorise them to use principal of my estate, as well as income, if necessary to pay said carrying charges.

Legacies Out of Surplus.

Article Seventeenth. If my net estate shall prove sufficient in amount to pay all the legacies hereinbefore bequeathed and leave a balance, then after the payment of said legacies in full I direct my Executors to apply such balance to the payment of a legacy of One Hundred Thousand Dollars, which I hereby give and bequeath to the Bryn Mawr School for Girls of Baltimore City, said legacy being in addition to the release of the mortgage debt of said Bryn Mawr School amounting to $100,000 executed by me as a gift to said school in the year 1928, and I give and bequeath to the Bryn Mawr School for Girls of Baltimore City the sum of One Hundred Thousand Dollars, to be known as the Mary Elizabeth Garrett Endowment Fund of said School and to be invested and kept invested by the Board of Managers of said corporation in securities of the United States, the States of Maryland, Massachusetts, or Pennsylvania, or in securities regarded as legal by United States or by said States, in the name of said corporation, as a permanent endowment fund for the maintenance and improvement of its school, with authority to apply the income or so much thereof as may be deemed necessary by said Board of Managers to the proper uses of said School; but not to diminish or trench upon the principal sum; or pledge any of the securities in which it may be invested or use any part of said principal sum for buildings or lands or any such purpose other than the maintenance or academic improvement of said School; and such portions of the income as may not be applied to such uses shall be accumulated as parts of the principal fund and treated as an addition thereto; or such portions of the income may be, in the discretion of the Board of Managers, immediately applied or accumulated and then applied to promote the establishment of similar schools elsewhere.
in the United States, if it can be lawfully done. But the bequest made in this item of my Will to the said Bryn Mawr School for Girls of Baltimore City is made upon the express condition that it shall within one year after the probate of my Will execute and deliver to my executors or administrator an agreement, in form satisfactory to my said executors or administrator, whereby the said Bryn Mawr School for Girls of Baltimore City shall covenant that it will invest said $100,000 as a permanent endowment fund and not to diminish and trench upon the principal fund and will conduct and maintain and continue to conduct and maintain a school for girls as a college preparatory school exclusively, preparing girls to enter the college or colleges of the highest grade open to them at any given time. This shall be interpreted to mean that the course of the School shall prepare all its pupils for said college or colleges and that the diploma of the School shall be given only to pupils who shall have passed the examinations or other tests required for admission to said college or colleges. In the above agreement I have used the same words used by the late Mary Elizabeth Garrett, the founder of the Bryn Mawr School, in her last Will and Testament as a condition of her gift to said school because they represent the policy and practice of the Bryn Mawr School for the past forty-nine years which have in my opinion accomplished, in a gratifying manner, the ends which its founder, the late Mary Elizabeth Garrett, had constantly in view.

I further require and direct that said agreement shall be in writing and shall be executed by said Bryn Mawr School for Girls of Baltimore City and shall be delivered to my executors, executor or administrator, or by the Trustees of Bryn Mawr College hereinbefore mentioned or by my residuary legatees then alive, as the case may be, benefitting by such failure or cesser, or after such notice and correction of such failure within said six months, such a failure or cesser shall occur again then and in either such case, the said legacy of $100,000 bequeathed to the said Bryn Mawr School shall revert to and become part of my residuary estate and I direct my executors to use said legacy or part thereof as may prove necessary to pay the bequests bequeathed hereinbefore and hereinafter in my said Will. But if my estate shall prove sufficient to pay all the legacies bequeathed by me including the legacy of Fifty Thousand Dollars hereinafter bequeathed as the third bequest out of surplus, then after payment of said legacies in full, I will and direct that said legacy of $100,000 or the balance of said legacy left after the
payment in full of said legacies hereinbefore and hereinafter bequeathed in my said Will shall pass over to and become the property of the Trustees of Bryn Mawr College to be held as part of or as an addition to The Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College subject to all the conditions under which said Fund is bequeathed by me to said Trustees, and I further direct that said legacy or said balance of said legacy shall be added to and become an integral part of Sub-fund First, known as The Mary Elizabeth Garrett and M. Carey Thomas Deanery Endowment Fund of said Mary Elizabeth Garrett Endowment Fund of Bryn Mawr College.

I direct, however, that before serving such notice of failure or cesser, as is specified above, my executors, executor or administrator, or the Trustees of the Bryn Mawr College, or my residuary legatees then alive, as the case may be, shall confer with the Board of Managers of the Bryn Mawr School and endeavour to find some way of meeting my wishes and conditions without the Bryn Mawr School for Girls of Baltimore City losing said legacy.

It is my hope and wish that the corporation of the Bryn Mawr School shall continue to be composed of women only, and as far as possible of college women. I am convinced that women care more than men for the education of girls and also that as the School is a college preparatory school it can in consequence best be directed by women who have been through college themselves, and I earnestly request the corporation of the Bryn Mawr School for Girls of Baltimore City to follow the procedure of the past 49 years in this respect.

In case my net estate shall prove to be sufficient to pay in full said legacy of $4,860 more or less and said legacy of $100,000 more or less and all other legacies hereinbefore bequeathed by me and still leave a balance, then after the payment in full of all said legacies I direct my executors to apply such balance to the payment of a legacy of Fifty Thousand Dollars, which I hereby give and bequeath to the Woman’s Party (a corporation whose headquarters are now in the City of Washington, D. C.), and whose founder is Alice Paul, to be payable only out of said final balance, and to be held and invested by said corporation in safe English or American securities and the income therefrom to be used only to meet the administrative expenses of said Woman’s Party.

Article Eighteenth. Whereas under the Will of the late Mary Elizabeth Garrett, I have the right to take advantage of any failure of the Johns Hopkins University to observe and perform the conditions and terms on which her gift to it of more than $300,000 made during her lifetime and her devise to it in her Will of her house and lot at the south-west corner of Cathedral and Monument Streets in Baltimore City, respectively, were made, I now direct that, if any such default should occur under circumstances and conditions in which she designated by her Will that the limitations over to me should take effect, then the said gift or its proceeds or the proceeds of sale of said house and lot (the same having been sold) as the case may be, with respect to which such default shall occur, shall pass over to and become the property of the Trustees of Bryn Mawr College and of The Bryn Mawr School for Girls of Baltimore City, a body corporate of the State of Maryland, in equal shares, one half of said gift or its proceeds, and one half of the proceeds of sale of said house and lot to become the property of the Trustees of Bryn Mawr College, and one half of said gift, or its proceeds, and one half of the proceeds of sale of said house and lot to become the property of The Bryn Mawr School for Girls of Baltimore City and I give and bequeath the same to said Trustees and said Bryn Mawr School accordingly with all rights of reverter and re-
entry for breach of said conditions and terms. It is now my intention to direct how said proceeds shall be invested and for what purposes said proceeds shall be expended in the event that either the said Trustees of Bryn Mawr College or The Bryn Mawr School for Girls of Baltimore City shall receive said proceeds.

In case the Trustees of Bryn Mawr College shall receive one half of the proceeds of said gift and one half of the proceeds of sale of said house and lot, I direct that said proceeds shall be added to and constitute an integral part of said Mary Elizabeth Endowment Fund of said College for the objects and purposes hereinbefore and hereinafter stated, and to be invested and kept invested as part of said fund in the same kind of securities in which I have hereinbefore directed that said Mary Elizabeth Garret Endowment Fund shall be invested.

And in case my estate shall be sufficient to pay in full said legacies of said five sub-funds of $170,000, and $30,000 and $10,000 and $60,000 and $10,000 hereinbefore directed in my said Will to be paid from the Mary Elizabeth Garret Endowment Fund and all other legacies hereinbefore bequeathed by me to the said Trustees I direct said Trustees to apply the entire amount received by them from one half the proceeds of said gift and from one half the proceeds of sale of said house and lot to the payment in full of four additional legacies to be set up and constituted as an integral part of said Mary Elizabeth Endowment Fund as follows:

6. Another sub-fund of Twenty Thousand Dollars to be known as The Professor Lucy Martin Donnelly New Book Room Fund.

I direct that the income from the Professor Lucy Martin Donnelly New Book Room Fund shall be expended annually for books for the new Book Room selected, as at the present time, by Professor Donnelly assisted by a Committee, appointed as at present; and I further direct that after her retirement at the age of sixty-five or earlier as may be, the Chairman of said Committee shall continue to be the head of the English Undergraduate Department as being closer in touch with the books desired by the students. I expressly direct that the present broadly literary standards of selection be continued and that no books be bought from this fund needed for college courses, or by the faculty and staff for work with their classes, or for their own research work, so that the New Book Room shall continue to be as at present an important instrument of general culture.

7. Another sub-fund of Sixty Thousand Dollars to be known as the M. Carey Thomas Women Scholars Research and Travel Fund.

I direct that the income of said "M. Carey Thomas Women Scholars Research and Travel Fund" be set apart as a separate Research and Travel Fund to be expended every two years by the Executive Committee of the Directors of Bryn Mawr College to assist one woman productive scholar to go abroad for study or research, or if circumstances justify it for travel for a period of at least sixteen months or if possible for two years, nomination for said bursary being made to said Executive Committee by a Committee of Award consisting of the President and Deans of the College as permanent members and two members of the Executive Committee and two members of the Faculty of the College elected by the Executive Committee every two years to serve for the ensuing two years on said Committee of Award. I direct that no woman scholar over the age of forty shall receive said nomination except in such exceptional circumstances that her nomination is unanimous and that the award is made by a two-thirds vote of said Executive Committee.
I direct that if in any given year there should not be in Bryn Mawr College any sufficiently worthy candidate the choice shall not be limited to women teachers or students in residence at Bryn Mawr College, but that other women who have in the past studied or taught at Bryn Mawr College shall be eligible. I direct that said bursary, amounting I hope to $4,000 more or less, shall, if at all feasible, be awarded every two years and shall not be given more than once to the same person unless an interval of two or more years shall have elapsed and the work done in said interval shall justify the second award. It is my wish and intention that said award shall be liberally administered and what may seem to the nominating committee sometimes sporting chances taken on a satisfactory use being made of the opportunity offered by the award.

8. Another sub-fund of Forty Thousand Dollars to be known as The Mary Elizabeth Garrett Bryn Mawr Women's Publication Fund.

I direct that the income from The Mary Elizabeth Garrett Bryn Mawr Women's Publication Fund shall be used annually to publish, or to assist in the publication of, articles, monographs, books and pieces of research by women who have received from Bryn Mawr College the degrees of Doctor of Philosophy, Master of Arts or Bachelor of Arts or women members of the faculty or staff of Bryn Mawr College who are now or who shall be at any future time connected with the College at the time of said publication. In case there shall be no work deserving of publication in any given year, I direct that the work of all women scholars who have studied at any time, or who shall at any given time be studying in the graduate department of Bryn Mawr College, shall be considered. I further direct that the Committee to decide on said publication shall be composed as follows:—The Dean of the Graduate School as Chairman and six other members of the faculty, of whom at least three shall be women, elected by the faculty in the usual manner, due attention being paid to the interest in research and original work of the members elected. It is my understanding that the President of the College is ex officio a member of all faculty committees and I earnestly hope that she will find it possible to give the time necessary to attend the meetings of said Committee.

I give permission to have the income of said fund applied to the publication in the Bryn Mawr Monograph Series if they shall be in existence at said time of said articles, monographs and pieces of research, at the discretion of said Committee. In establishing said Mary Elizabeth Garrett Bryn Mawr Women's Publication Fund I have in mind a series of publications somewhat similar to the Bryn Mawr Monographs only with more regard to literary and sociological content and it would therefore seem to me desirable that there should always be representatives of said interests on said Committee. I further direct that after the said fund of $40,000 has been set aside as above directed, any income from said fund not required for said publications shall be added from time to time to the principal of said fund, and I give permission to said Committee of said fund to defer publication in any given year if it seems advisable to use more income in the publication of a specially deserving piece of work. I also give permission to said Committee to call in whenever necessary expert assistants in judging the merits of work submitted for publication and to pay from income of said fund a sum not exceeding $100 for each expert opinion. I further direct that a sufficient amount not less than $200 annually and more if need be be set aside annually by said Publication Committee to ensure, by means of a paid part-time secretary or otherwise, wide distribution and advertisement of said publications.
*Ninth: Another sub-fund to be constituted and set up from the balance remaining of said proceeds received from the Johns Hopkins University or from other legacies bequeathed by me to Bryn Mawr College after the setting apart of the principal amounts of said sub-funds Sixth, Seventh and Eighth of $20,000, $60,000 and $20,000 respectively, to be known as The Mary Elizabeth Garrett Library Fund.

I direct that the income of said Fund, whatever sum it may be, shall be expended annually by the Library Committee of said College for books for the different departments of teaching in the order in which they are printed in the college catalogue, the total income of said fund to be expended each year by one such department as herein specified and not divided among several departments.

I further direct and require that each of the specified departments above mentioned shall receive the same library and research appropriations from the general or special funds of the college that they would otherwise have received during the time that they are beneficiaries of the income of said fund, that is, no appropriation that they have been receiving shall be cut off, or suspended, or not given at all, because of a grant received from said fund. It is my intention that by such use of the income of said legacy the different departments may through a series of years be supplied one by one with the necessary books that cannot now be purchased from the present inadequate library appropriations and my purpose cannot be carried out if said inadequate appropriations are cut down and omitted during the operation of said Fund. I further direct that after each department shall have received the income of said Fund for one year, said appropriations of income shall be made again in catalogue order to each of said departments and so on during the existence of said Fund.

But in case my estate has not been sufficient to pay in full said legacies of said five sub-funds First, Second,
the Mary Elizabeth Garrett and M. Carey Thomas Endowment Fund of said Bryn Mawr School hereinafter to be constituted and set up and I direct that said one half of said proceeds of said gift and one half of the proceeds of sale of said house and lot (the same having been sold) as the case may be, with respect to which such default shall occur, shall pass over to and become the property of said Bryn Mawr School, and I give and bequeath the same to it accordingly with all rights of reverter and re-entry for breach of said conditions and terms.

In case The Bryn Mawr School for Girls of Baltimore City, a body Corporate of the State of Maryland, shall receive one half, or in certain circumstances the whole, of the proceeds of said gift and of the proceeds of sale of said house and lot (the same having been sold) as the case may be, with respect to which default shall occur I direct that said one half, or in certain circumstances said whole, of said proceeds shall pass over to and become the property of said Bryn Mawr School and I give and bequeath the same to it accordingly with all the rights of reverter and re-entry for breach of said conditions and terms.

I direct that said Bryn Mawr School shall set apart said proceeds as a permanent endowment fund to be known as The Mary Elizabeth Garrett and M. Carey Thomas Endowment Fund of The Bryn Mawr School for the purposes hereinafter specified. I further direct that no part of said endowment fund shall at any time be invested in or expended upon buildings or land, but that said fund shall be invested and kept invested by said Bryn Mawr School in securities of the United States, the States of Maryland, Massachusetts, or Pennsylvania, or in such securities as are regarded as legal investments by said United States and said States, in the name of said Corporation as a permanent endowment fund for the maintenance and improvement of its school with authority to apply the income or so much thereof as may be deemed necessary by said Board of Managers to the proper uses of said School; but not to diminish or trench upon the principal sum; and such portion of the income as may not be applied to such uses shall be accumulated as parts of the principal fund and treated as an addition thereto; or such portions of the income may be in the discretion of the Board of Managers immediately applied, or accumulated and then applied, to promote the establishment of similar schools elsewhere in the United States, if it can be lawfully done. But the bequest made in this Article of my Will to the said Bryn Mawr School for Girls of Baltimore City is made upon the express condition that it shall within six months after said default of said Medical School of the Johns Hopkins University execute and deliver to my executors or administrator or residuary legatees still alive as the case may be, an agreement in form satisfactory to my said Executors, or Administrator, or my residuary legatees still alive whereby the said Bryn Mawr School for Girls shall covenant that it will conduct and maintain and continue to conduct and maintain a school for girls as a college preparatory school exclusively preparing girls to enter the college or colleges of the highest grade open to them at any given time. This shall be interpreted to mean that the course of the School shall prepare all its pupils for said college or colleges and that the diploma of the School shall be given only to pupils who have passed the examinations or other tests required for admission to said college or colleges. In the above agreement I have used the same words used by the late Mary Elizabeth Garrett, the founder of the Bryn Mawr School, in her last Will and Testament as a condition of her gift to said School because they represent the policy and practice of the Bryn Mawr School for the past forty-nine years which have, in my opinion, accomplished in a gratifying manner
the ends which its founder, the late Mary Elizabeth Garrett, had constantly in view.

I further require and direct that said agreement shall be in writing and shall be executed by said Bryn Mawr School for Girls of Baltimore City and shall be delivered to my executors or residuary legatees still alive as the case may be before the receipt of said legacy, said legacy not to take effect until the delivery of said agreement shall have been made. And if the Bryn Mawr School for Girls of Baltimore City should fail to execute and deliver said agreement as aforesaid within six months after the default of said Johns Hopkins University, or the default of the Trustees of Bryn Mawr College or should at any time within twenty years after the death of the longest livor of my nephews and nieces mentioned in this Will and of my great nephews, Arthur, Anthony and Laurence Worthington, James Carey 4th, Charles McClellan Clarke, G. Cheston Carey 2nd, James Carey Thomas 3rd, Rustin Carey McIntosh and my great niece Mary Louise Carey, fail to comply with said agreement, or if the said Bryn Mawr School should cease, or at any time within said twenty years for a period of a year or more to be maintained as a college preparatory school exclusively as required agreement and by this Will and such failure to comply with said agreement or such cesser of maintenance of the School as required by the said agreement and by this Will should continue for six months after notice of such failure or cesser shall have been given to the President or other chief officer and to the governing Board of said School by my executors, executor or administrator, or by my residuary legatees then living or by the Trustees, or Directors or Managers of the Affiliated Schools for Workers in Industry in 1931 carrying on its work at 218, Madison Avenue, New York City, or by my residuary legatees then alive, as the case may be, benefi
ing by such failure or cesser, or after such notice and correction of such failure within said six months, such a failure or cesser shall occur again then, and in either such case, the said legacy bequeathed to said Bryn Mawr School shall pass over to and become the property of the Affiliated Schools for Workers in Industry and I give and bequeath the same to said Affiliated Schools for Workers in Industry accordingly with all the rights of reverter and pre-entry for breach of said conditions and terms.

I direct that said Fund shall be set apart by said Affiliated Schools for Workers in Industry as a separate fund in perpetuity to be known as the M. Carey Thomas Endowment Fund of the Bryn Mawr Summer School for Women Workers in Industry and shall be invested, and kept invested, as an income producing endowment fund in interest bearing bonds or stock of the United States, the States of Maryland, Massachusetts, or Pennsylvania, or in such securities as are regarded as legal in said States, as a permanent endowment fund for the purposes hereinafter specified in my said Will. Said investments need not necessarily be made in bonds or stock of said United States, but may be made in the interest bearing bonds or stock of all, some or any of them in the name of said corporation as a permanent endowment fund for the maintenance and improvement of said Bryn Mawr Summer School for Women Workers in Industry with authority to pay over the income of said fund to the Board of Managers of the Bryn Mawr Summer School for Women Workers in Industry for the proper uses of said School but not to diminish or trench upon the principal sum; and such portions of the income as may not be applied to such uses shall be accumulated as parts of the principal fund and added thereto. And I further direct that the Managers of said Bryn Mawr Summer School shall expend said income at their discretion for the uses of said School.

And in case said Bryn Mawr Summer School for Women Workers in Industry shall not be in existence at
the time * of said default of said Bryn Mawr School for Girls of Baltimore City or at any future time after said default shall occur I will and direct that said Affiliated Schools for Workers in Industry shall apply the income of said M. Carey Thomas Endowment Fund for the maintenance or improvement of some other school for Women Workers in Industry or for the payment of scholarships for Women Workers in Industry to enable them to study in some other school for Workers in Industry preferably some other school for Women Workers in Industry.

But the bequest made in this Article of my Will to the said Affiliated Schools for Workers Education is made upon the express condition that it shall within six months after the default of said Bryn Mawr School for Girls of Baltimore City execute and deliver to my Executors or Administrator or my Residuary Legatees then alive as the case may be an agreement satisfactory to my said Executors or Administrator, or Residuary Legatees then alive to invest and administer said fund in trust for the benefit of said Bryn Mawr Summer School and to pay over the interest of said fund annually to the said Managers of said School, or in certain circumstances to maintain scholarships for women workers in industry.

I further require and direct that said agreement shall be in writing and shall be executed by said Affiliated Schools for Workers in Industry and shall be delivered by said Affiliated Schools to my executors, administrator or residuary legatees then alive as the case may be, before receipt by it of said legacy. Said legacy shall not take effect until the delivery of said agreement shall have been made. And if the Affiliated School of Workers in Industry should fail to execute and deliver said agreement as aforesaid within six months after said default of said Medical School of the Johns Hopkins University or said default of said Trustees of Bryn Mawr College or

should at any time within * twenty years after the death of the longest liver of my nephews and nieces mentioned in this Will and of my great nephews, Arthur, Anthony and Laurence Worthington, James Carey 4th, Charles McClellan Clarke, G. Cheston Carey 2nd, James Carey Thomas 3rd and Rustin Carey McIntosh and of my great niece Mary Louise Carey fail to comply with said agreement, or if the said Affiliated Schools for Workers in Industry should cease at any time within said twenty years for a period of a year or more to be maintained as a Corporation for the education of Workers in Industry, and such failure or such cesser of maintenance of said Bryn Mawr School for Women Workers in Industry or of some other similar school for women workers or of said payment of scholarships exclusively for Women Workers in Industry to enable them to study in some other school for Workers in Industry required by the said agreement and by this Will should continue for six months after notice of such failure or cesser shall have been given in writing to the President or other chief officer and to the governing Board of said Affiliated Schools for Workers in Industry by my executors, executor or administrator or by my residuary legatees then alive as the case may be or after such notice and correction of such failure within said six months, such failure or cesser shall occur again then and in either such case said legacy bequeathed to said Affiliated Schools for Workers in Industry shall revert to and become part of my residuary estate.

Article Nineteenth. Whereas in the year 1928 an Instrument of Writing was signed by me and by the Bryn Mawr School for Girls of Baltimore City, a body corporate of the State of Maryland wherein I released a lot of ground and improvement bequeathed by the late Mary Elizabeth Garrett from certain conditions and said Bryn Mawr School bound itself to comply with said conditions
always maintaining and adhering * to ideals and standards of education therein prescribed, and further whereas said Bryn Mawr School further covenanted that in the event of any breach of said conditions or condition, it would pay over to the Trustees of Bryn Mawr College, or under certain circumstances to the Trustees of the Johns Hopkins Hospital the net proceeds of the sale of said lot and building or the amount of money equivalent thereto, it is now my intention to direct how said proceeds shall be invested and for what purposes the income shall be expended in the event that either the said Trustees of Bryn Mawr College, or the Trustees of the Johns Hopkins Hospital shall receive said proceeds.

In case the Trustees of Bryn Mawr College shall receive from the Bryn Mawr School for Girls of Baltimore City the proceeds of the sale of said lot and buildings thereon I direct said proceeds shall be added to and constitute an integral part of said Mary Elizabeth Garrett Endowment Fund of said College for the objects and purposes hereinafter and hereinafter stated, and to be invested and kept invested as part of said fund in the same kind of securities in which I have hereinafter directed that said Mary Elizabeth Endowment Fund shall be invested.

I further direct that, in case my estate shall not have been sufficient to constitute said First, Second, Third, Fourth and Fifth Sub-Funds of the said Mary Elizabeth Garrett Endowment Fund said Trustees shall apply as much of said proceeds received from said Bryn Mawr School as may be necessary to constitute and complete said five sub-funds as hereinafter directed in my said Will. And after said five sub-funds have been constituted and become operative I direct said Trustees to apply the balance of said proceeds or in case all of said sub-funds shall have been constituted and become operative before the default of said Bryn Mawr School, if such de-

fault shall occur, and the receipt of the net * proceeds of the sale of said lot and buildings or the amount of money equivalent thereto, I direct said Trustees to apply the whole of said proceeds as far as they shall prove sufficient to constitute said sub-funds Sixth, Seventh, Eighth and Ninth of the Mary Elizabeth Garrett Endowment Fund as hereinafter specified in Article Eighteenth of my said Will and I direct that said four sub-funds shall become operative in the order in which they are named in said Article Eighteenth of my said Will. And I direct that said proceeds or the proceeds of sale of said house and lot (the same having been sold) as the case may be, with respect to which such default may occur shall pass over to and become the property of the Trustees of Bryn Mawr College and I give and bequeath the same to them accordingly with all the rights of reverter and re-entry for breach of said conditions and terms.

And in case the Trustees of Bryn Mawr College shall not accept said legacy on the conditions on which it is given, or shall fail to carry out said terms, then I give and bequeath the same to the Trustees of the Johns Hopkins Hospital, a body corporate, incorporated under the laws of the State of Maryland. I direct that the proceeds of said sale or its equivalent shall be set apart as a permanent endowment fund to be known as the Mary Elizabeth Garrett Johns Hopkins Hospital Internes Fund for the purpose hereinafter specified, and that no part of said endowment fund shall, at any time, be invested in or expended upon buildings or land.

I further direct that the income of the said Mary Elizabeth Garrett Johns Hopkins Hospital Internes Fund shall be applied annually to paying the salaries of additional women resident internes in the Johns Hopkins Hospital by which I mean women internes appointed in addition to such interneships as may be now awarded to women on account of their high medical standing as stu-
dents in the Johns Hopkins Medical School. I therefore direct that the internships paid for from said fund shall not be substituted for, but shall be in addition to, those now awarded to women. I direct that the salaries paid from said fund to women internes shall be the same as the usual salaries paid to other hospital internes at any given time and that it shall be understood and agreed to by said Trustees that women internes receiving salaries from this fund shall also receive from the hospital the same living accommodations in the hospital and the same board in addition to their said salaries as may be received by men medical internes resident in the hospital at the same time. I further direct that the best available women graduates in medicine or surgery shall be selected by whatever Board or Committee of the Johns Hopkins Medical School or the Johns Hopkins Hospital is appointed to make such selection, from either recent or former women graduates of the Johns Hopkins Medical School, and that, if at any time there should not be sufficient choice of women of adequate training and ability among the women graduates of said Johns Hopkins Medical School, the choice of said women internes shall not be confined to the graduates of the Johns Hopkins Medical School but that competent women graduates of other medical schools shall be chosen. I direct that said internships may be renewed if desired for two or three years respectively and I request that such renewals may be whenever deserved by said women internes. I further direct that whenever possible all available internships shall be awarded annually, but that, if in case of death or other unforeseen event, any of said internships shall remain vacant in any given year, the income of said unfilled internships shall be set aside and shall be used in the following year, or as soon as may be, to pay the salary of additional women interne or internes as soon as said appointment, or appointments can be made.

* I make said bequest because of my belief (which was also the belief of my friend, the late Mary Elizabeth Garrett) that the success of women as physicians and surgeons is dependent not only on the excellence of their preliminary medical training, but also to an even greater degree on the invaluable experience gained by working in hospitals as assistants to eminent physicians and surgeons and also because I have reason to believe that at the present time women graduates are not awarded internships in said Johns Hopkins Hospital in accordance with their standing as students as compared with men students of similar training as is the case in the Columbia Medical School of Physicians and Surgeons and in the Medical School of Cornell University.

I am also convinced from my experience gained as a patient in the Johns Hopkins Hospital that an addition to the number of internes and assistants will benefit not only the younger women physicians, but also the younger ambitious men physicians. The number of assistants in the Johns Hopkins Hospital is now too few and the working hours of their hospital days are too long to permit them to continue during their interneship the medical reading and research necessary for pre-eminence in their profession.

I direct that the Trustees of the Johns Hopkins Hospital shall not be entitled to the bequests made by me to it until it shall, within six months after the default of said Trustees of Bryn Mawr College, have delivered to my Executors, Administrator or Residuary Legatees then alive, as the case may be, an agreement in writing, satisfactory to them, accepting the same upon the conditions and terms upon which I have made them, and agreeing to observe and perform them, and the delivery of such an agreement shall be a condition precedent to the vesting of said bequest.

In case the Trustees of the Johns Hopkins Hospital shall not accept, in the manner and within the time aforesaid, the bequests made by me to it in this Article of my Will, as and for the Mary Elizabeth Garrett Johns Hop-
kins Hospital Internes. I give and bequeath the
same to my residuary legatees hereinafter named in this
my Will.

In case the Trustees of the Johns Hopkins Hospital
after accepting as aforesaid any bequests made by me to
it, shall, at any time before the expiration of twenty years
after the death of the longest liver of my nephews and
nieces mentioned in this Will and of my great nephews,
Arthur, Anthony and Lawrence Worthington, James
Carey 4th, Charles McClellan Clarke, James Carey Thomas 3rd, Rustin Carey McIntosh
and my great niece Mary Louise Carey fail to comply
with the terms and conditions upon which such bequest
is made to it in this Will and shall continue in such failure
for six months after notice thereof shall have been given
in writing to its governing Board and to one of its chief
officers by my executors, executor or administrator, or
by my residuary legatees then living, or after such notice
and correction of such failure within six months such
failure shall occur again, then in either such case the
legacy which is the subject of such bequest with respect
to which such failure shall have occurred shall pass away
from said Trustees of the Johns Hopkins Hospital over
to and become the property of my residuary legatees.

Article Twentieth. In setting forth in this Will the
terms and conditions on which I have made the devises
and bequests to the Trustees of Bryn Mawr College, the
Bryn Mawr School for Girls of Baltimore City, the Johns
Hopkins University and the Affiliated Schools for work-
ers in Industry respectively, I have provided limitation of
said devises and bequests over to substituted legatees and
devises in case of breach of said terms and conditions and
need not here repeat the particulars. I have also fixed the
limit of time within which the titles of said corporations
respectively to said devises and bequests may be affected
by such breaches and within which said limitations over
must take effect, if at all; and as I desire to fix a time

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limit I declare it to be my will and direct that no breach
of any conditions or terms, under and subject to which I
have made said devises and bequests, respectively, which
shall occur after the expiration of twenty years beginning
at and accounting from the death of the longest liver of
my nephews and nieces mentioned in this Will and of my
great nephews, Arthur, Anthony and Lawrence Worthington, James Carey 4th, G. Cheston Carey 2nd, Charles
McClellan Clarke, James Carey Thomas 3rd, Rustin Carey
McIntosh and my great niece Mary Louise Carey, shall
bring into operation any limitation over of any of said
legacies and devises to substituted legatee or devisee or
give rise to, bring into operation or remove any obstacle
to the operation or enforcement of any rights which may
be used to divest or defeat or which may in any manner
defeat, affect or impair the title of said legatees and
devises to the legacies and devises hereinbefore made to
them respectively; and no limitation over of any of said
legacies or devises to the substituted legatee or devisee
shall operate or take effect, unless the breach and cir-
cumstances upon which the operation of said limitation
over is made to depend shall occur and be complete within
said period, nor unless said limitation over shall transfer
the title to the legacy or devise and completely vest it in
the substituted legatee or devisee within said period of
time, to wit, between the date of my death and the ex-
piration of twenty years calculated as hereinafter
stated. To ensure the observance and performance of
said terms and conditions after the expiration of said
period, I shall rely upon the covenants of said corpora-
tions respectively embodied in said agreements and upon
the honor of their officers and managing Boards, and
upon the courts to enforce them, in case said corporations
or their officers or managing Boards shall wilfully or
from neglect fail to keep and perform said terms, condi-
tions and agreements.

Item Twenty-first. All the rest, residue and remain-
der of my estate, real, personal and mixed and whereso-
ever situate, * I give, devise and bequeath to my friend, Caroline McCormick Slade and my niece Margaret Millicent Carey McIntosh in equal shares absolutely and without any trust, reservation or restriction whatsoever so that the same may be their own property and as fully subject to their dominion, use and disposal as any other property which they may respectively own absolutely, having entire confidence in their wisdom and that they will make proper use and disposition thereof.

In case my friend, Caroline McCormick Slade, shall not survive me or shall not accept said bequest to her, I substitute in her place and stead to take her share my friend, Helen Taft Manning; and in case my niece Margaret Millicent Carey McIntosh shall not survive me or shall not accept said bequest made to her I substitute in her place and stead to take her share my sister Mary Grace Worthington.

LASTLY I appoint my friend, Caroline McCormick Slade, and my niece, Margaret Millicent Carey McIntosh, and my friend, James Barton Longacre, to be the executors of this my last Will and Testament, and in lieu of the regular commission allowed by law I give to each of my said executors for acting as an executor the sum of $3,000.

I direct my executors or executor to select some competent lawyer (not connected by relationship with me or my executors or executor) to assist as counsel in settling my estate and to make as reasonable an arrangement with him as possible, or if it should seem to them best to agree in advance on a fixed fee in which case I direct that said fixed fee shall not exceed $3,000. It is my intention that no one of my executors shall take any other fees or trustees' commissions for sale of real estate or otherwise than those specified above and I direct that he, she or they, shall accept in writing said appointment on the above terms. I fully authorise and empower my executors and their successors or successor to sell and convey any of my real estate wheresoever situated, and for any purpose, and absolve purchasers thereof from obligation to see to the application of the purchase money, and authorise them to apply securities of my estate at their market value to the payment of legacies as equivalent to cash, and I hereby free all my executors from giving bond or security of any kind.

I hereby state and declare that the typewritten corrections on pages 20, 63, 76, 80, 81 & 86 were made by me before affixing my signature to this my Will.

In testimony whereof I have subscribed my name and affixed my seal this 29th day of August 1934.

M. Carey Thomas (Seal).

Signed, Sealed, Published and Declared by M. Carey Thomas, the above-named testatrix, as and for her last Will and Testament in the presence of us, who at her request, in her presence and in the presence of each other have hereunto subscribed our names as witnesses.

Clare Brice Bomaffon (Seal).
2, Harley Street,

Millicent Howe (Seal).
2, Harley Street,

W. H. Steward (Seal).
2, Harley St.,
London, W. I.
CERTIFICATE OF ACKNOWLEDGMENT OF EXECUTION OF DOCUMENT

Great Britain and Northern Ireland
(Country)
London: England
(County or other)
(political division)
Consulate General of the United States of America
(Name of consular office)

I, James E. McKenna, Consul of the United States of America at London, England, duly commissioned and qualified, do hereby certify that on this twenty-ninth day of August, 1934, before me personally appeared M. Carey Thomas to me personally known, and known to me to be the individual described in, whose name is subscribed to, and who executed the annexed instrument, and being informed by me of the contents of said instrument duly acknowledged to me that she executed the same freely and voluntarily for the uses and purposes therein mentioned.

In witness whereof I have hereunto set my hand and official seal the day and year last above written.

(SEAL)

James E. McKenna,
Consul of the United States of America.

City and County of Philadelphia, ss.

Register's Office, Dec. 7th 1935

Then personally appeared John D. Stinger and W. Edwin Dill who being duly sworn according to law, say that they were well acquainted with M. Carey Thomas the Testatrix above named in her lifetime, and are familiar with her signature, having frequently seen her write her name as well as other matters; that they have carefully examined the foregoing signature "M. Carey Thomas" to Will dated Aug. 29th 1934 and Codicil dated Oct. 20th 1934 and verily believe it to be in her own proper handwriting.

Sworn and subscribed before me, the above date (Sgd.) John D. Stinger
(Sgd.) Robert T. Ives (Sgd.) W. Edwin Dill
Deputy Register.
City and County of Philadelphia, ss.

Register’s Office, Dec. 7th 1935

Then personally appeared J. B. Longacre—

________________________________________ the subscribing witness to the foregoing Codicil dated Oct. 20th 1934 of M. Carey Thomas deceased, and on his solemn oath did say that he was present and did see and hear M. Carey Thomas deceased, the Testatrix therein named sign, seal, publish and declare the same as and for a Codicil to her last Will and testament and at the doing thereof she was of sound disposing mind, memory and understanding to the best of his knowledge and belief.

Sworn and subscribed before me, the above date.

(Sgd.) J. B. Longacre

(Sgd.) Robert T. Ives
Deputy Register

City and County of Philadelphia, ss.

Register’s Office, Dec. 7th 1935

Caroline McCormick Slade, Margaret Millicent Carey McIntosh and James Barton Longacre do swear that as the Executors of the foregoing last Will and Testament of M. Carey Thomas dated August 1934 & Codicil dated Oct. 20th 1934—
deceased, they will well and truly administer the goods and chattels, rights and credits of said deceased, according to law, and that they will diligently and faithfully regard and well and truly comply with the provisions of the law relating to Direct and Collateral Inheritance Tax. That the said Testatrix died on the 2nd day of Dec. A. D. 1935 at 6.30 o’clock A. M.

Sworn and subscribed before me, the date above, and letters testamentary granted unto them

(Sgd.) Robert T. Ives
Deputy Register

(Sgd.) Caroline McCormick Slade
49 East 67th Street, New York

(Sgd.) Margaret Millicent Carey McIntosh
514 East 87th Street, New York

(Sgd.) James Barton Longacre
435 Walnut Street, Philadelphia
1811 Walnut Street,
STATE OF PENNSYLVANIA,
County of Philadelphia,

Be it Remembered, That on the Seventh day of December A. D. 1935, before me, HARRY V. DOUGHERTY, Register of Wills for the County aforesaid, after due proof and hearing had according to the Laws of the said State, IT IS ORDERED AND DECREED, that the last Will and Testament dated August 29th 1934 and Codicil dated Oct. 20th 1934 of M. Carey Thomas --- late of said County, deceased, be duly admitted to probate and filed of record in the office of the Register of Wills of the said County.

IN TESTIMONY WHEREOF, I have hereunto set my hand, the day and year above written.

(Sgd.) Robert T. Ives
Deputy Register

Estate of M. Carey Thomas
(late of Phila. Pa.)
deceased

KNOW ALL MEN BY THESE PRESENTS, That we, Caroline McCormick Slade and Margaret Millicent Carey McIntosh a resident of New York, (Executor of the Will) or (of the Estate) of M. Carey Thomas deceased, and applicant for———Letters Testamentary, before the Register of Wills of Philadelphia County, in conformity with the provisions of the Act of Assembly of the Commonwealth of Pennsylvania, approved April 27, 1927 (P. L. p. 475), have made, constituted and appoint James Barton Longacre, a citizen of the City of Philadelphia, residing at 1811 Walnut St., Philadelphia, in the said City, my true and lawful attorney for me in my name, place and stead, to accept and receive service of all process and notices which may be legally issued and served within the Commonwealth of Pennsylvania, with the same force and effect as I, such fiduciary, could receive and accept the same were I a resident of the Commonwealth of Pennsylvania.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this __________ day of __________, A. D. 193-.

Signed, Sealed and Delivered

in the presence of

(Sgd.) Caroline McCormick Slade (Seal)
(Sgd.) Margaret Millicent Carey McIntosh (Seal)

Sworn & subscribed

this 7th day of Dec. 1935

(Sgd.) Robert T. Ives,
Deputy Register.

State of __________________
County of __________________

On the __________, 193__, before me, the subscriber, a Notary Public in and for the State of __________________, residing at __________________ personally appeared the above named __________________, and in due form of law acknowledged the foregoing Letter of Attorney to be his act and deed and desired the same to be filed in the Office of the Register of Wills of Philadelphia County.

WITNESS my hand and Notarial seal the day and year aforesaid.
KNOW ALL MEN BY THESE PRESENTS, That We Caroline McCormick Slade, 49 E. 67th St., New York City and Margaret Millicent Carey McIntosh, 514 E. 87th St., New York City as Principal, and Indemnity Insurance Co. of North America, Surety, are held and firmly bound unto the Commonwealth of Pennsylvania in the sum of Thirty Thousand dollars to be paid to said Commonwealth: To the which payment well and truly to be made, we bind ourselves jointly and severally, for and in the whole our heirs, executors, and administrators, and each and every of them, firmly by these presents.

Sealed with our seals, Dated the 7th day of December in the year of our Lord, One Thousand nine Hundred and thirty five.

The Condition of this Obligation is, That the said Caroline McCormick Slade and Margaret Millicent Carey McIntosh Executors of the last Will and Testament of M. Carey Thomas deceased, shall make a true and perfect inventory of all and singular the Goods, Chattels and Credits of the said deceased, being within the Commonwealth, which have come or shall come to their hands, possession or knowledge, or into the hands and possession of any other person for them and the same so made do exhibit into the Office of the Register of the County of Philadelphia, within thirty days from the date hereof, and the same Goods do well and truly administer according to law, and make a just and true account of all their actings and doings therein, at the expiration of six months from the date hereof, or when thereunto lawfully required, and shall faithfully account for the proceeds of any sales of real estate he may make under such will, and shall well and truly comply with the laws of this Commonwealth relating to collateral inheritances, and in all other respects with the laws of this Commonwealth relating to his duty as Executor, then this obligation to be void: otherwise to remain in full force.

Sealed and delivered in the presence of
(Sgd.) C. W. Passier

(Sgd.) Caroline McCormick Slade  (Seal)
(Sgd.) Margaret Millicent Carey McIntosh  (Seal)
(Sgd.) Indemnity Insurance Company of North America  (Seal)

By: (Sgd.) Robert M. Griffis
     Attorney-in-fact

November 14, 1935.

I, M. CAREY THOMAS, at present resident at 1811 Chestnut Street, Philadelphia, do hereby declare this is a codicil to my last will and testament executed in London in 1933. I hereby revoke the codicil drawn at Coombe Edge in the summer of 1935 which was signed by me without witnesses. I hereby reaffirm all the provisions of my said last will and testament except as modified by this my said codicil. I hereby leave to my sister Mary Grace Worthington, an annuity of $1,500 (fifteen hundred dollars) per year in addition to the fifteen hundred dollars legacy I have left her in my said will, making an annuity of $3,000 (three thousand dollars) per annum and I make said annuity a first charge on my estate so long as my said sister shall live.

Signed by me in my flat in the Belgravia on November fourteenth, Nineteen hundred and thirty-five.

M. CAREY THOMAS.
CITY AND COUNTY OF PHILADELPHIA, SS.

Register's Office, May 9th, 1936

Then personally appeared John D. Stinger and W. E. Dill who being duly sworn according to law, say that they were well acquainted with M. Carey Thomas the Testatrix above named, in her lifetime, and are familiar with her signature, having frequently seen her write her name as well as other matters; that they have carefully examined the foregoing signature “M. Carey Thomas” to Codicil dated Nov. 14th, 1935 and verily believe it to be in her own proper handwriting, as well as the body of the codicil.

Sworn and subscribed before me, the above date.

Robert T. Ives
Deputy Register

COUNTY OF PHILADELPHIA, SS.

Register's Office, May 22nd, 1936

We, Caroline McCormick Slade, Margaret Millicent Carey McIntosh and James Barton Longacre do affirm that as the Executors of the foregoing last Will and Testament of M. Carey Thomas, dated Aug. 29th, 1934 and Codicils dated Oct. 20th, 1934 & Nov. 14th, 1935 deceased, we will well and truly administer the goods and chattels, rights and credits of said deceased, according to law, and that we will diligently and faithfully regard and well and truly comply with the provisions of the law relating to Inheritance Tax. That the said Testatrix died on the 2nd day of Dec. A. D. 1935 at 6.30 o'clock A. M.

Affirmed and subscribed before me, the date above, and letters testamentary granted unto them

Robert T. Ives
Deputy Register

Caroline McCormick Slade
49 East 67th St., New York City

Margaret Millicent Carey McIntosh, 514 East 87th Street New York City

James Barton Longacre
435 Walnut St. Philadelphia

STATE OF PENNSYLVANIA,

COUNTY OF PHILADELPHIA,

BE IT REMEMBERED, That on the 22nd day of May A. D. 1936, before me, HARRY V. DOUGHERTY, Register of Wills for the County aforesaid, after due proof and hearing had according to the Laws of the said State, IT IS ORDERED AND DECREED, that the Codicil (dated Nov. 14th 1935 to the last Will and Testament) of M. Carey Thomas late of said County, deceased, be duly admitted to probate and filed of record in the office of the Register of Wills of the said County.

IN TESTIMONY WHEREOF, I have hereunto set my hand, the day and year above written.

Robert T. Ives
Deputy Register
**WILL OF M. CAREY THOMAS, DECEASED**

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