

do make, Publish and declare this to be my last will and testament, that is to say:

First: I direct that all my just debts and funeral expenses be Paid.

Second: I give, devise and bequeath unto my wife, Orah O'Neill, one-eighth of my estate, both real and Personal, to be hers absolutely.

Third: I give, devise and bequeath unto George R. Rigdon, of Webb City, Missouri, Howard Gray, of Carthage, Missouri, and Douglas E. Petit, of Syracuse, New York, one-eighth of my estate, both real and Personal, in trust, nevertheless, for the following uses and Purposes:

To Pay over the net income thereof in semi annual installments to my said wife, Orah O'Neill, during the term of her natural life, and at her death, to Pay over the Principal thereof, to my sons, Robert Newland O'Neill and Hugh Fergus O'Neill, or in case of their Prior death, to their heirs at law, provided, however, should the death of my wife occur while the Property herein willed to my sons is in the hands of my said trustees, then my said trustees shall hold and manage the Property willed to my wife in this clause in the same manner and upon the same conditions as other Property herein willed to them in trust for the use and benefit of my said sons.

The foregoing Provisions made for the benefit of my said wife are to be received and accepted in lieu of dower in my real estate and in lieu of all interest in my personal estate to which she might be entitled as my widow.

Fourth: I give devise and bequeath unto each of my daughters, Grace Rigdon and Jennie Bruen, both of Webb City, Missouri, one-fourth of the remainder of my estate, both real and Personal to be theirs absolutely.

Fifth: I give, devise and bequeath unto the said George R. Rigdon, Howard Gray and Douglas E. Petit, one-fourth of the remainder of my estate, both real and Personal in trust nevertheless, for the following uses and Purposes.

To apply the income thereof, or so much as may in their judgement be necessary to the support, maintenance and education of my son, Robert Newland O'Neill until he arrives at the age of twenty-five years, at which time, at which time, they may in their discretion Pay over, transfer and deliver to my said son the whole of said trust estate. If at that time, my said trustees do not deem it best, to Pay over the Principal of said trust fund to my said son, then the said trust shall continue until such time as they deem it best to Pay the same over to him but the said trust shall be terminated in any event when my said son arrives at the age of thirty years and the whole of said trust fund shall be then Paid over to him.

Should my said son, Robert Newland, die during minority, then I give one-third of said trust estate to each of my said daughters, Grace Rigdon and Jennie Bruen absolutely or to the heirs or either or both in case either or both of my said daughters be then deceased; and I give the other one-third of said trust estate to the said George R. Rigdon, Howard Gray and Douglas E. Petit, as trustees for my son, Hugh Fergus as constituted and appointed by the Paragraph of this my will, and the same shall be disposed of according to the terms thereof and as if the same had originally been a part of the estate set apart for my said son, Hugh Fergus.

Sixth: I give, devise and bequeath unto the said George R. Rigdon, Howard Gray and Douglas E. Petit, one-fourth of the remainder of my estate, both real and Personal, in trust nevertheless, for the following uses and Purposes.

To apply the income thereof or so much as may in their judgment be necessary to the support maintenance and education of my son, Hugh Fergus O'Neill, until he arrives at the age of twenty-five years, at which time, they may in their discretion Pay over to my said son the whole of the said trust estate. If they do not deem it best at that time to