

twenty one shall go to and be distributed amongst the survivors or to the survivor of them if but one survivor to attain twenty one, ~~and in the event that my said daughter shall leave no child living at her death, or that such child shall not attain the age of twenty one unless such deceased child shall leave a child or children him or her surviving, then the portion of such deceased child of my daughter shall go to and become the property of the child or children so left; and in the event that my said daughter shall leave no child living at her death or that such child or children shall not attain the age of twenty one, then the capital sum of said investment and re-investments shall be divided into three equal parts, one of which shall be given to the children or representatives of my deceased daughter Elizabeth, one to my daughter Laura and the remaining third to my daughter Caroline and to the legal representatives of my said two daughters should they or either of them not be then living.~~

Seventeenthly

" I hereby constitute and appoint my two sons in law Rev. C. F. Jones and G. W. S. Perkins Esqrs together with my friend Colo. Joseph Wickes Trustees to execute the several