

such direction or appointment, for the use of the child or children of the said Mary, equally, and of their heirs, executors, administrators, and assigns for ever. And in case of the death of the said Mary in her mother's lifetime, without issue then living, or of the death of all and every of the child and children of the said Mary at any time under lawful age, and without issue, then living, in trust for the same uses, intents, and purposes for which the residue of the said trust property is directed hereby to be held." And then, after authorizing the said Mary to sell and dispose of the trust property, the articles proceed. "And in trust as to the residue of said property and effects not directed to be set apart as aforesaid, for the use of the said John S. Donnell, from and after the said Ann's death, for and during his natural life, and from and after his death, for the use of such persons and in such proportions as the said Ann shall direct, her coverture notwithstanding. And it is hereby declared to be the meaning of the expression, 'child's share,' as used in this indenture, with reference to setting the same apart as aforesaid, that it is such share as each child would be entitled to out of the trust property aforesaid, upon an equal distribution thereof among them." "And the said John S. Donnell doth, for himself, his heirs, executors, or administrators, covenant, promise, and agree to and with the said Ann Williams, that he will, well and truly, leave to the said Ann, all his estate, property, and effects which he may leave after the payment of his just debts, for and during the term of her natural life, if she should survive him, by his last will and testament."

It further appears from the proceedings, that Edward G. Williams, the father of the complainant Mary, and the first husband of Mrs. Ann Donnell, being seised and possessed of a large estate, real and personal, made his will, by which, with some inconsiderable exceptions, he devised and bequeathed the whole thereof to be equally divided between his said wife and daughter, whenever the latter should reach the age of eighteen years, or marry, with the consent of her mother, and until either of such events should happen, he directed that his said wife