

the support of his son Robert a charge upon his ~~force~~ ~~land~~ ~~will~~ ~~dece~~ trust which he gave to his son James J. and then did not extend him as one of the residuary legatees but the clauses were written as he directed, and I did not think of Robert when the residuary clause was written and suppose he did not, but this is only supposition, he may have intended it just as it is.

As to his giving the two life estates in the 160 acre tract he gave no reason for it that I remember but from his conversation I inferred that the life estate to his wife was only intended as complementary to her and that he did not think she would need or claim it, this is what I thought but do not remember that he said so,

By Anne

How often was you sent for, or solicited to go and write the will before you wrote it, and state as well as you can remember, who all told you, your services were required in that matter,

Assure I have said before that I