

for me to consciously enjoy my life; and she is authorized to speak for me as fully and effectually as I could have spoken in this regard for myself (had I been mentally and physically able so to speak on my own behalf), in consideration of my desire to be allowed to die in dignity, a natural death, without undue suffering, or prolongation of my life by artificial means as defined above; and in consideration of my desire that the assets of my modest estate may be preserved for the comfort, support and maintenance of my lineal heirs, as I wish, (instead of being dissipated, by keeping me alive in a comatose state, which I would deplore).

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Should the physician or physicians charged with responsibility for attending me in any last illness for any reason, such as the nature of any affliction or disease I may have had, be of the opinion that an autopsy performed on my body might be helpful to the advancement of knowledge of the medical profession, or of healing arts generally, it is my wish that such an autopsy be authorized by my attorney-in-fact.

This power of attorney shall not be affected by any physical disability or mental incompetence which renders me incapable of managing my own estate. Stated another way, it is my intention that the authority which I have herein conferred upon my said attorney shall be exercisable by her notwithstanding any physical disability or mental incompetence which I may hereafter incur.

In the event a petition is filed to have a committee appointed to administer my personal affairs, I hereby request that the appointing authority (now the Judge of Probate) consider favorably the appointment of my daughter, Janet P. Ague to be so appointed as such committee, to serve without bond on accountability to any person or persons whomsoever.

I do further authorize my aforesaid Attorney-in-Fact to perform all necessary acts in the execution of the aforesaid

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