

4. The first question to decide here is whether we will admit evidence to show that Patricia being a widow at 80 can possibly have any more children. The English rule, and no doubt the better view, will presume that she cannot have any more children. But the American Authority is contra. Therefore under the principle that it possible for P. to have more children the gift to the grandchildren is void as being a possibility or a possibility. However if you say she cannot have more children then you merely have two lives in being and 21 years which is valid, under the principle that all the candles are lighted at once.

We have something else here to indicate that the testator intended only to benefit those children of Patricia that were alive at her (95) death, since a gift to a for life remainder to children of A and a for child. The above view at the death of J. Although, the present case we only have a life estate in children of Patricia the same principle should apply, and the