thereon, which were placed on the property in Delaware City Delaware owned by my daughter Eliza M. Bradway, to raise money for my use.

Fourth It is my will and I do direct that, after the above warms and all legitimate expenses and debts have been paid the rest residue and remainder of my estate be divided into two equal parts, and that one of the two equal parts be paid to my beloved Daughter Eliza M.

Bradway, her heirs and assigns.

Fifth The remaining equal one half part I direct my executors or the survivor of them to divide into three equal portions and to pay to my beloved son Frank D. Bradway, one of such three equal portions in each or its equivelant, The other twothirds of the equal one half of my estate arising under paragraph four of this my will I do order and direct my executors or the survivor of them to invest in some good and safe security to be held in trust for my beloved son Frank D. Bradway and to pay the income arising therefrom, semiannually to the said Frank D. Bradway.

Sixth If at any time my executors shall deem it best for the welfare of my son Frank

D. Bradway I do hereby order and empower them to pay to my said son any part or the whole

of the said two thirds of the equal one half of my estate mentioned in paragraph five of this

my will.

Seventh. In case of the death of my son Frank D. Bradway he leaving no lawful issue born in wedlock, than what I have devised and bequeathed to him both interest and principal I give and bequeath to my beloved daughter Eliza M. Bradway her heirs and assigns forever. Eighth I do hereby, nominate, constitute and appoint my beloved daughter Eliza M. Bradway, and my friend Ebenezer S. Mathis of the Borough of Haddonfield in the County of Camden and State of New Jersey and the survivor of the, Executors without Bonds, of this my last will and Testament, and I do hereby revoke all former wills by me made.

In Witness Whereof, I have hereunto set my hand and seal this eleventh day of April, in the year of Our Lord one thousand nine hundred and ten.

Sarah E. BRadway (Seal)

Signed, Sealed Publishhed and declared by the above named Sarah E.Bradway to be her last will and testament in the presence of us who were present at the same time and at her request subscribed our names as witnesses thereto in the presence of the testator and of each other Mabel A. De Long

Sara K. Mathis.

NEW CASTLE COUNTY, 85.

BEFORE ME, Isaac R. Brown Register for the Probate of Wills and granting Letters of Administration in and for the County aforesaid, in the State of Delaware personally appeared Mabel A. Delong, one of the subscribing witnesses to the foregoing instrument of writing who being first duly sworn according to law did say that she was acquainted with Sarah E. Bradway now deceased, that she and Sara K. Mathis, the other subscribing witness thereto, saw the said Sarah E. Bradway sign and seal said in strument of writing and heard her publish and declare the same as and for her last will and testament that it was in her presence at her request and in the presence por each other that they subscribed their names thereto as witnesses and that at the time of their so doing the said Sarah E. Bradyway was upwards of twenty -one years of age, and of sound and disposing mind and membry

That the said Sara K, Mathis the other subscribing witness thereto is now deceased and that her signature as a witness is in her own proper handwriting.

Then personally appeared Theneser E Met his, the being first duly evern according to

law, did say: that he was acquainted with Sara K. Mathis, one of the subscribing witnesses to the foregoing instrument of writing; that the said Sarak K. Mathis, is now deceased; that he is well acquainted with the handwriting of the said Sarah K. Mathis, and that her signature as subscribing witness thereto, is in her own proper handwriting to the best of his knowledge and belief.

IN WITNESS WHEREOF, I hereunto set my hand at Wilmington, this Seventeenth day of November in the year of our Lord one thousand nine hundre d and seventeen.

This is a Codicil to be added to the last will and Testament of me, Sarah E. Bradway of Delaware City, Delaware, late of the City of Atlantic City, and State of New Jersey which said will bears date of the eleventh day of April in the year nineteen hundred and ten.

First: I do hereby ratify and confirm my said will in all respects save in 80 far as any part or parts thereof shall be revoked or altered by this present Codicil.

Second: I give and bequeath to my beloved daughter Eliza M. Bradway, all of my personal effects meaning thereby wearing apparel, Jewelry etc., Also I give and bequeath to my said

Third: I give and bequeath to my beloved son Frank D. Bradway, sufficient of my furniture and other contents of the "Delaware City House" that my daughter Eliza M. Bradway may not need to furnish a home for himself.

to furnish her home.

daughter my pianor and all my silverware and also such of my furniture that she may choose

Fourth: In as much of my daughter Eliza M. Bradway may not have sufficient means of support after my decease, I do hereby empower authorize and direct Ebenezer S. Mathis, whom I have appointed as one of my executors of my said will and this codicil thereto, to pay to my beloved daughter ElizaM. Bradway, out of the income and proceeds of my estate, sufficient sums to support her reasonably and comfortably, as her needs may required until my estate shall be finally settled.

Fifth: I do hereby confirm the appointment of my daughter Eliza M. Bradway, and my friend Ebenezer /S. Mathis, of the Borough of Haddonfield New Jersey as executors of my said will, and I do hereby ordain constitute and appoint them the said Eliza M. Bradway and Ebenezer S. Mathis, and the survivor fof them, executors without bonds, of this present Codicil And I do also hereby ordain, constitute and appoint them, the said Eliza M. Bradway and Ebenezer S. Mathis, and the survivor of them, trustees, with power to appoint their Successor, of that partion of my estate which by my said will shall be held in trust for my beloved son Frank D. Bradway, for the purposes and uses as set forth in my said will, to which will this is a Codicil.

In Witness Whereof, to this present writing which I hereby declare to be, and publish as ca Codicil to my , last will and Testament, and which I direct to be added thereto and to be taken as part thereof, I have set my hand and seal this sixteenth day of January in the year of our Lord one thousand nine hundred and fifteen

Sarah E. Bradway (SEAL)

Signed, sealed published and declared by the said Sarah E. Bradway as and for a be whow Codicil to her last will and Testament and to/taken thereof, in the presence of two several witnesses, persons whose names are hereunder subscribed as witnesses to the signing, sealing and publishing the same, which maid two persons did so hereunder subscribe their names at the request of, and in the presence of the said Sarah E. Bradwayand in the presence of the said Sarah E. Bradwayand in the presence of sach other.

December A Jefferson