

to be the executors of this my last will and testament. And I will and direct that the said James J. Goodwin, shall not be required to give any security, because of his being a non-resident.

In Witness whereof I have herewith set my hand and seal this fifth day of February Anno Domini One thousand eight hundred and eighty-seven (1887)

Josephine Lippincott, (Seal)

Signed, sealed, published and declared by the testatrix Josephine Lippincott as and for her last will and testament in the presence of us, who, at her request have set our names as witnesses thereto in her presence.

James J. Goodwin
Dyerly Hart

I, Josephine Lippincott make this codicil to my last will and testament:

I will and direct that the legacy to Isabella Cumming, shall be increased to One thousand dollars, in special recognition of her faithful service to my husband and to myself during protracted illness.

I will and direct that the legacies to Rosie Dougherty and Mary Friel and Happy O'Brien who have been for many years in my employ, shall be increased to five thousand dollars each.

I give and bequeath legacies, as follows, to Mrs. Elizabeth Holmes, Mrs. Helen P. Martin, Miss Annie Holmes, Miss Adeline Holmes, Miss Rebecca Ballinger, Miss Maria Huber, Mrs. Helen Elder and Mrs. Virginia Craige widow of Albert B. Craige, the sum of One Hundred dollars each.

I give and bequeath, In Trust, unto The Pennsylvania Company for Insurance on Lives and Granting Annuities, such a sum of money as will buy at the market price, at the time of purchase, five hundred dollars in face value of the four per cent loan of the United States of America, due in the year 1907, for each of my grand-children

who shall be living at my death.

The said Trustee, shall, in the case of each of my said grandchildren, hold the five hundred dollars of the said loan purchased for his or her benefit, until the time of marriage of the said grandchild, at which time, whether or not the said grandchild shall then be of age, the trustee shall pay over unto the said grandchild so marrying the sum of five hundred dollars to be used by the said grandchild in the purchase of silver ware as a wedding present from me. But the Trustee shall not be required to see to the application by the grandchild, of the money paid over by the said Trustee. In case any my grandchild should not marry before reaching the age of thirty years, then the said sum of five hundred dollars, shall be paid over to said grandchild, upon his or her reaching the age of thirty years. All interest which shall accrue from the time of my death until the several times of payment of the legacies, upon the securities in which the legacies shall be invested, shall be yearly divided amongst my children living at my death and the lawful issue of any my child then dead, so nevertheless that the said issue shall take only the share which the parent would have taken if living.

If at the time of payment of any legacy, the security in which the said legacy shall be invested, shall be worth in the market more than the said sum of five hundred dollars, then the amount in excess of five hundred dollars, shall be, at the time of payment of the said legacy, paid over unto my children living at the time and the lawful issue of such of them as may be dead at the time leaving such issue, so nevertheless that such issue shall take only the share which the parent would have taken if living.

In case any my grandchild living at my death should die before reaching the age of thirty years, unmarried, then I give and bequeath the legacy of five hundred dollars held in trust for said grandchild