

SECOND: I do hereby ratify and confirm my said will in all respects save so far as any part thereof shall be revoked and altered by this present codicil, and in particular save so far as the same relates to the disposition mentioned in the first clause of this codicil, and in favor of the said Elizabeth Reid, and as to which provisions I revoke and alter my said will to the extent necessary to carry out the first provision of this codicil to my last will and testament.

IN WITNESS WHEREOF, to this present writing, which I do hereby declare to be a codicil to my last will and testament, and which I direct to be added thereto and become as part thereof, I have set my hand and seal this twenty-fourth day of October, A. D. nineteen hundred and twelve.

Alexander Reid, (seal)

Signed, sealed, published and declared by the said ALEXANDER REID, as and for a codicil to his last will and testament, and to be taken as part thereof, in the presence of us whose names are hereunder subscribed as witnesses to the signing, declaring and publishing of same; and we at his request, in his presence, and in the sight and presence of each other, have hereunto set our names as witnesses to the due execution of said codicil by said testator

Jacob Hahn  
James S. Irwin

267 Princeton Ave., Jersey City, N. J.  
87 Linden Ave., Jersey City, N. J.

This is an additional codicil to be added to the last will and testament of me, ALEXANDER REID, and annexed to the former codicil by me made thereto, bearing date October twenty-fourth, nineteen hundred and twelve, and to the said will bearing date March twenty-second, nineteen hundred and eleven.

FIRST- I ratify and confirm my said will, and the said former codicil thereto, in all respects, save so far as any part thereof shall be revoked or altered by this present codicil, and in those respects I revoke and alter my said will to the extent necessary to carry out the provisions of this codicil.

SECOND- Whereas, since the making of my said will I have grave doubts as to whether my adopted son, George T. Reid, should be continued as an executor of my will, owing to his becoming addicted to the habit of drinking intoxicating liquors to such an extent as to possibly make him unfit to act as an executor, and whereas, one of my executors named in said will, Joseph Ellis, has become executor or trustee under my said will, and I have also thought that it would be better to have some disinterested person to act as executor and trustee under said will in lieu of those named therein, I have therefore concluded to revoke the appointment of the executors named by me in the sixth clause of my said will, and I do hereby revoke the appointment of the executors named in said clause of my said will, or the appointment of any person named in said clause to act in any contingency as provided in said clause and I do hereby nominate and appoint as sole executor and trustee, in lieu of those named in my said will, the Greenville Banking and Trust Company, and which is located at the corner of Lembeck Avenue and Ocean Avenue, Jersey City, New Jersey, and I give to it full power to carry out all of the provisions of my said last will and testament and any codicils thereto and full power to sell and convey any or all of my real estate whatsoever situated and to execute and deliver any legal instrument necessary to convey and give title thereto, and on such terms of cash or credit as it may deem to the best interest of my estate. I also order and direct that the said Greenville Banking and Trust Company, named in this codicil to be my executor, shall make the transfer and assignment unto my brother, William Reid, called for by the fourth clause of my said will of the ten shares of stock of the Standard Copper Company of Alaska, and in the manner called for in said clause of my will. I also order and direct that the said Greenville Banking and Trust Company named in this codicil to be my executor, shall hold, under the fifth clause of my said will, the ten shares of stock of the said Standard Copper Company of Alaska, instead of my adopted son, George T. Reid; and said Greenville Banking and Trust Company shall make the distribution of said ten shares of stock as provided in the fifth clause of my said will, except that the one-fourth of same given to my said adopted son, George T. Reid, shall be held in trust by said Greenville Banking and Trust Company for my said adopted son and the income therefrom paid to him until he reaches the age of fifty years, and then same shall become his absolute property, but should my said adopted son die before he reaches the age of fifty years the said one-fourth of the ten shares of stock above mentioned shall become absolutely the property of any child or children my said adopted son may leave

THIRD- I also order and direct that the first clause of the former codicil to my said will, which codicil bears date October twenty-fourth, nineteen hundred and twelve, shall be changed as follows: Instead of my executors, as provided in said codicil, holding in trust for the benefit of my wife, the sum of ten thousand dollars, I order and direct that said Greenville Banking and Trust Company, named in this codicil to be my executor, shall set aside from my estate and hold the said sum of ten thousand dollars in trust, for the benefit of my said wife, Elizabeth Reid, under the like terms and conditions, and as is provided for in the first clause of said former codicil to my said will.

FOURTH- I revoke the legacy of six thousand dollars to my said adopted son, George T. Reid, and I give and bequeath unto the Greenville Banking and Trust Company, of Jersey City, the sum of five thousand dollars, in trust, which it shall invest and pay the income for the support and maintenance of my said adopted son, in such manner as said Greenville Banking and Trust Company deems for his best interest, and until he reaches the age of fifty years, and then if he shall have reformed his habits, and is trustworthy, he shall be entitled to the whole of said sum of five thousand dollars, and any accumulation of income thereon. Should my said adopted son die before he reaches the age of fifty years, I give and bequeath the said sum of five thousand dollars, and any accumulations thereon, to any child or children my said adopted son may leave.

FIFTH- I order and direct that the legacy of one thousand dollars bequeathed to my nephew, Vernon Ellis, shall be reduced to the sum of five hundred dollars, so that under said said will my said nephew shall receive only the sum of five hundred dollars, instead of one thousand dollars.

SIXTH- I order and direct that in case my sister-in law, Elizabeth Ezellius, died before my decease, her husband, Joseph Ezellius, shall receive the sum of two thousand dollars of the legacy of five thousand dollars bequeathed to my said sister-in-law and the balance of said legacy I give and bequeath unto any child or children the

said Elizabeth Ezellius may leave, but should she die without leaving a child or children, the balance of said legacy, or the whole thereof in case she is not survived by her said husband, Joseph, Joseph Ezellius, shall become a part of my residuary estate.

SEVENTH- I give and bequeath unto my cousin, Jennie Brombie, the sum of two thousand five hundred dollars, and I order and direct that her name shall be included among the legatees mentioned in the second clause of my said will, so that when the distribution of my estate occurs as provided in said will, she shall be entitled to said sum of two thousand five hundred dollars, or any equivalent to that amount from my estate

EIGHTH- I order and direct that the provision made in the second clause of my said will for my grandson, George Ashton Reid, shall be changed as follows: In case it shall be necessary for my grandson to have a part of the principal of said two thousand five hundred dollars for his education, his mother, Sadie I. Reid, his trustee named in the second clause of my said will, may in her discretion use such part of the principal as may be necessary for the education and advancement of my said grandson, prior to his reaching the age of twenty-one years.

NINTH- In the distribution of my estate, among the beneficiaries named in my said will, any advancement I may have made to any beneficiary, or any indebtedness any beneficiary may owe to me, is to be deducted from the legacy or bequest or provision made for such beneficiary. I have advanced one thousand five hundred dollars to my nephew, John MacKenzie; I have advanced two hundred dollars to John Reid; and the said sums shall be deducted from any legacy or interest they may have in my estate, and in the case of the last named person, same is to be deducted from his father's legacy under my will.

IN WITNESS WHEREOF, to this present writing, which I hereby declare to be a codicil to my last will and testament, and which I desire to be added thereto and become as part thereof, I have set my hand and seal this twenty-fourth day of October, A. D. nineteen hundred and thirteen

Alexander Reid, (seal)

Signed, sealed, published and declared by the said ALEXANDER REID, as and for a codicil to his last will and testament, and to be taken as part thereof, in the presence of us whose names are hereunder subscribed as witnesses to the signing, sealing publishing and declaring of the same; and we, at his request, in his presence, and in the sight and presence of each other, have hereunto set our names as witnesses to the due execution of said codicil by said testator

James S. Irwin

87 Linden Avenue  
Jersey City, N. J.

James R. Irwin

87 Linden Avenue  
Jersey City, N. J.

State of New Jersey  
County of Atlantic, ss.

James S. Irwin, one of the witnesses to the within will, being duly sworn according to law, deposes and says that he saw the testator therein named, sign and seal the same, and heard him publish, pronounce and declare the within writing to be his last will and testament, and that at the time of the doing thereof, the said testator was of sound and disposing mind, memory and understanding, so far as she knows and as he verily believes and that John Groszklaus the other subscribing witness was present at the same time and signed his name as witness to the said will, together with this deponent in the presence of the said testator and at his request and in the presence of each other, all being present at the same time.

Sworn and subscribed at May's Landing, County and State aforesaid, the 25th day of March A. D. 1915 before me  
George T. Yetter  
Deputy Surrogate.

James S. Irwin.

State of New Jersey,  
County of Atlantic, ss.

James S. Irwin, one of the witnesses to the within codicil dated October, 24, 1912 being duly sworn according to law, deposes and says that he saw the testator therein named, sign and seal the same, and heard him publish, pronounce and declare the within writing to be a codicil to his last will and testament, and that at the time of the doing thereof the said testator was of sound and disposing mind, memory and understanding, so far as he knows and as he verily believes, and that Jacob Hahn the other subscribing witness to the said codicil, together with this deponent in the presence of the said testator and at his request and in the presence of each other, all being present at the same time,

Sworn and subscribed at May's Landing, County and State aforesaid, the 25th day of March A. D. 1915 before me  
George T. Yetter  
Deputy Surrogate.

James S. Irwin.