CROSS REFERENCE SHEET

Name or Subject: Bridge, Norman

File No.

Regarding

Date

SEE

Name or Subject: Harper Letters

April 3, 1899

File No.

File cross reference form under name or subject at top of the sheet and by the latest date of papers. Describe matter for identification purposes. The papers, themselves should be filed under name or subject after "SEE."
CROSS REFERENCE SHEET

Name or Subject  Bridge, Norman

Regarding

Date

SEE

Name or Subject  Gifts

File No.

File cross reference form under name or subject at top of the sheet and by the latest date of papers. Describe matter for identification purposes. The papers, themselves should be filed under name or subject after "SEE."
Dear Dr. Harper:

Your favor the 3th inst. 1879.

I have the pleasure of seeing you at 5:30 on Tuesday the 20th inst. Will you kindly say whether you would rather have me talk on some subject other than for a study on the psychological aspect of the art of learning, or on the effect of studying the characters of a profession? If so, what would be the subject that you would like to discuss?

I shall go to the university first by 6:00 on the 20th and go to the library, etc. at that hour of the morning. I suppose it will take about an hour by the 570 from Washington, D.C., to Chicago.

Most truly,

[Signature]
Pres. H. P. Judson,
University of Chicago,
Chicago, Ill.

My dear Friend:

Thank you for your letter of the 3rd inst. in answer to my letter to you of the 16th ult. regarding my cousin, Miss Gildey.

Thank you for your kindness in undertaking my commission for the young lady. I received the letter from your Secretary saying that he had turned the matter over to Mr. Moulds, and I have a joke on him, for he immediately, in writing to Miss Gildey, violated the injunction by asking her for money. The understanding is that all questions of money between her and the University are to be referred to me.

I hope you are very well, and prospering in your great work.

Sincerely yours,

Very truly your friend,

NB-EC
Dear Mr. F. Jackson,

University of Chicago,

Chicago, Ill.

My dear friend,

Thank you for your letter of the 29th inst. I was pleased to receive your letter.

Thank you for your kindness in recommending my composition for the

Yours truly,

I received the letter from your Secretary regarding the

and turned the matter over to Mr. Moore and I have a letter from him

as important as to write to the official regarding the

The recommendation to start a department at

between per and the University as to go together to see

I hope you are very well and proceeding in your great work.

Very truly yours,

[Signature]

Date: June 16, 1912
July 16, 1912

My dear Mr. Bridge:

At the request of President Hudson I took up with Mr. Moulds the arrangement which I supposed he understood, whereby Miss Gildey is not to be approached at all with regard to money matters while a student of the University. I find that Mr. Moulds does have this understanding. What seems to have happened is this: His office in sending the usual diagram of the halls so she might indicate her choice of room, used the regular and only form which encloses a statement that a reservation fee of $5 must be forwarded with the application. Of course, in this case that ought to have been crossed out. It was not and Miss Gildey acted upon this formal announcement.

Mr. Moulds is much chagrined that the error occurred and promises that such a mistake will not again happen.

Sincerely yours,

D.A.R.-E.F.

Secretary to the President.

Mr. Norman Bridge,
Los Angeles, Cal.
Mr. President:

I trust that the recent request for information has been received and understood. I wish to state that the matter has been brought to the attention of the proper authorities. I am informed that there is a possibility that the matter may be resolved through legal action. I have been told that the matter is being handled with care and that a decision will be made as soon as possible.

I understand that the recent decision is a step in the right direction. I am glad to see that progress is being made. I believe that the matter will be resolved soon.

Yours truly,

[Signature]
My dear Mr. Judson:

I inclose a copy of a circular to the 68th Congress, issued by the representative of various educational, philanthropic, and religious institutions of Illinois, asking for legislation to remove existing hardships of federal taxation of gifts.

It was sent me from California, where similar action is being taken. I understand if the institutions of Chicago are moving in the matter. They ought to act along the same lines, it seems to me.

Yours truly,

[Signature]
President Ernest D. Burton  
President, University of Chicago  
Chicago  
Illinois  

Dear President Burton:  

I am in receipt of a letter from Dr. Billings in which he speaks of a memorial service for Dr. Bridge. This paragraph in his letter is as follows:  

"I have been in communication with Mrs. Bridge and I know she would like to have a memorial service held for Dr. Bridge at the University during the convocation week in June. In view of the generosity expressed by Dr. Bridge in the past and the fact that the University will receive a million dollars or more from the estate when Mrs. Bridge shall have passed away, I think the University should make provision for this memorial service."

"Will you get in touch with President Burton at once and ask if such a memorial service at that time will give an opportunity for the friends and pupils of Dr. Bridge to attend?"

I shall be glad to have instructions as to what is best to do in the matter.  

Very truly yours,  

ERNEST E. IRONS  
Dean
Dear President Burke,

I am in receipt of a letter from Dr. Edgar A. Sharpless, President of the University of Chicago, and am pleased to be able to pass along the text of the letter to you, as follows:

"I have been asked to convey to you a message from the University of Chicago. The occasion is the centennial of the University of Chicago, which will take place on June 15th. I am writing to you to express our congratulations and our best wishes. We trust that you will receive this message as a symbol of our good wishes."

"I trust you will be able to give our congratulations an appropriate expression."

Very truly yours,

[Signature]

Edward J. Jones
March 3, 1925.

My dear Mr. President:

I have mailed Dr. Bridge's book to you today. In that connection, Dr. Billings has written to you from Palm Beach stating that he will not be here for the funeral Saturday. However, he states in his letter to Mrs. Bridge, that it will afford the many friends and students of Dr. Bridge great satisfaction to have a Memorial Service for him during June Convocation. Mrs. Bridge replied by telegraph as follows: "I am deeply touched by your suggestion for Memorial Services in June at Commencement and will be glad to have you honor the Doctor in this way."

I presume that if a Memorial Service were held later, the tenor of your speech this week might be somewhat different.

Very truly yours,

Dr. Ernest D. Burton,
Hotel Statler,
St. Louis, Missouri.

WES:8
Los Angeles Calif 24.

Dr Frank Billings 205

Care Casablanca Sunset Ave: Palm Beach FLO

Thanks for your letter of the sixteenth. I am deeply touched by your suggestion for memorial services in June at commencement and will be glad to have you honor the Doctor in this way. Hope you can be in Chicago for services March seventh.

Mae M. Bridge.
Dear President Burton:

The funeral of Dr. Norman Bridge will be held at Chicago on March twenty-six.

I have suggested to Mrs. Bridge that it would afford her great satisfaction to have a memorial service for him during the June convention. Mrs. Bridge has responded and expressed her approval and pleasure with the plan as shown by the telegram enclosed herewith.

I hope it will meet with your approval. I have written him to do the same respecting the plan.
unable to go to Chicago to attend the funeral ceremonies on March seventh. If it is decided to hold the suggested memorial service in June, will you please inquire in June. When she is in Chicago? She will arrive at the hotel about in March for the hotel at a later time and I hope that you have had a fairly good rest here. but am forced to see some of the many invalids professionally, who remain in each. But I am glad to help—ever enjoy when I can commemorate the time. I hope you are well.

E. W. Burton
Office of the President
University of the State of Illinois
Chicago, Ill.

Frank Billings
1550 North State Parkway
Chicago
LEAVES VAST FORTUNE TO EDUCATION
Late Dr. Norman Bridge
Also Gave Liberally
to Charities.

LOCAL SANITARIUM
TO SHARE MILLION.

Will of Philanthropist Is
Filed for Probate
Today in Chicago.

As was a noted physician, educator, and philanthropist, the late Dr. Norman Bridge left a vast fortune to the city of Chicago. He had been associated with the medical profession for many years and was known for his generosity towards educational causes. His contributions to the city will be honored and remembered.

In remembrance of his life, the Local Sanitarium will receive a portion of his estate. The institution, which he supported throughout his life, will continue to serve the community under the name of the Norman Bridge Sanitarium.

Dr. Bridge, who passed away recently, was a respected and beloved figure in the medical community. His legacy will continue to inspire others to give back to their community.

The will of Dr. Bridge was filed for probate today in Chicago, and his estate will be managed according to his wishes, ensuring that his generosity will continue to benefit the city.

Legal Hospital Named
Dr. Bridge's will directs that a legal hospital be named in his honor. The hospital will be located in the city's medical district and will be dedicated to providing affordable healthcare to all.

Ammons's Speech
Dr. Ammons delivered a speech in honor of Dr. Bridge, praising his contributions to the medical community and the city. He emphasized the importance of philanthropy and the impact one person can have on the lives of others.

The speech concluded with a message of gratitude and a promise to continue the work of Dr. Bridge, ensuring that his legacy of service and philanthropy will live on.
CA. TECH BAND WILL GIVE TWO CONCERTS

With the coming of the third week of the March Month series tomorrow, the Strad has surprised thousands of Playmates with the display of organized musical talent to-day. The Firemen's Band opened the evening, followed by the Elks Band last week. Next week a very interesting group will be featured—Elkhorn Band. These college groups are one of the finest musical organizations of the West and their performance will be a delight to music lovers. It is hoped that the Strad will continue to provide such musical entertainment. Concerts are expected at 8:45 on both these nights.

Eaton, Min. Causey

The last two articles in this series will appear in the next and final number of the Strad.


Last Times Today

GOLLYWOOD

In the wake of history


Walter

"Now..." by Frank Norris

In "Booked"

Full Length
LEAVES GREAT FORTUNES TO EDUCATION

(Continued from Page Three)

utility in the myriad field, and for the human health-bearing care of the people of the country, abundantly evidenced under the terms stated in the previous paragraph.

Deacons Named

Two deacons, as stated, under Dr. Bridge's last testament, are named in the document. These deacons are to be chosen by the trustees, not named in the previous paragraph

Attorneys Hit Law

Dr. Bridge's reason for making his will in 1870 was not stated in the previous paragraph. The fact that he had been married for years, and that he was a lawyer himself, is not stated in the previous paragraph.

Attorney Fees

The attorney fees are stated in the previous paragraph, but not in the current one. The fact that the attorneys are from Chicago, Illinois, is mentioned here, but not in the previous paragraph.

Testamentary Trusts

The testamentary trusts are not stated in the previous paragraph. The fact that they are for the benefit of the beneficiaries named in the will is stated here, but not in the previous paragraph.

Accountants

The accountants are stated in the previous paragraph, but not in the current one. The fact that they are from the firm of MacMillan, Bell, and Co., New York, is mentioned here, but not in the previous paragraph.

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BAY CITY OIL STOCKS

Associated Oil ... 3000
Geo. P. Ford, Inc. 17 7/8
Great West Ferol 9.00
Jay Oil Company 4 3/4
Salina Field Oil Co. 4 2/5
Shell Socony Oil Co. 10 1/2
Shell Union Oil Co. 5 2/5
Shell Union Oil Co. 5 2/5
Union Oil Co. (Ass'n) 7.12
United States Oil Co. 2.00
U. S. Petrol Co. 1.25

FOREIGN EXCHANGE


The foreign exchange market changed lower today. Demurrage rate on some coal, 1000, gns. sterling, 1000, marfin, 2300. Holland, 13000, with a general range from 13000 to 12000. Shanghai, 724. Columbus, 1470. Geneva, 4152.

Bonds

High-grade bonds are at an ideal investment for the employment of your sur- plus earnings. Municipal and corporate bonds are now ranging from 6% to 7.50% in annual return, and cannot be exceeded in our list.

First Securities Company

400 Montgomery Street, San Francisco

& BRYAN

K STOCK EXCHANGE

SERVICE TO ALL LEADING ANGELS

HOTEL

Telephone Fair Oaks 28

ULIN & CO.

SECURITIES

5TH AVENUE

STOCK EXCHANGE

408-409

NDS

Prices on Application
gate
San Francisco

AATS COMPANY

chartered 1883

PRINCIPAL AND CORPORATION

San Francisco
STATE OF ILLINOIS, ss.
COUNTY OF COOK,

In the Probate Court of Cook County

In the Estate of

DR. NORMAN BRIDGE, DECEASED.

Copy of Will of June 30, 1917
Copy of Codicil of February 25, 1920
Copy of Codicil of January 4, 1921
Copy of Codicil of March 21, 1922
Copy of Codicil of December 18, 1922
Copy of Codicil of July 19, 1923

Defrees, Buckingham & Eaton,
17th Floor, Borland Building,
105 S. LaSalle Street
Chicago, Illinois.

Marquis Eaton,
of Counsel.
I, Norman Bridge, of Chicago, Cook County, Illinois, being of sound and disposing mind and memory, do make, publish and declare this as and to be my Last Will and Testament.

First: I desire that all my just debts, funeral expenses, and costs of administration be first paid out of my estate; and that my executor pay, as expense of administering my estate, any and all inheritance, succession or estate taxes which may be payable under any law.

Second: I give and bequeath the sum of Ten Thousand Dollars ($10,000.00) unto each of the following named persons, if I survive, to-wit:

- Mrs. Elizabeth Miller Spreckens, of Pasadena, California;
- Mrs. Kate O. Moore, of Los Angeles, California;
- Mrs. Agnes Claypool Moody, of Berkeley, California;
- Mrs. Tont Parsons Davis, of Los Angeles, California;
- Mrs. Susan Bridge Hill, my sister, of Des Moines, Iowa;
- Mrs. Mary L. Bridge Sherly, my cousin, of Warsaw, Wisconsin;
- Elizabeth Creighton Stone, daughter of Melville E. Stone, of New York;

The Chicago Home for Incorrigibles, of Chicago;

The Regents of the Northwestern University for the use of the Medical Department thereof; and

The Regents of the University of California, Berkeley, California, for the "Edith Claypole Memorial Fund."

Third: I give and bequeath the sum of Two Thousand Dollars ($2,000.00) unto each of the following named persons, if I survive, to-wit:

- Mrs. Florence Hatch Mac Mahon, my niece, of Des Moines, Iowa;
- Mrs. Fae Hatch Hat, my niece, of Des Moines, Iowa;
- Edward E. Hatch, my nephew, residing in California;
- Mrs. Nettie Mansfield Walters, my cousin, of Casselton, North Dakota;
- Mrs. Charlotte Bridge Taylor, my cousin, of West Windsor, Vermont;
- Dr. W. Jarvis Barlow, of Los Angeles, California;
- Miss Alice L. Kline, of Detroit, Michigan;

Dr. Walter S. Harris, of Chicago;

Mrs. Amelia Jensen, of Sierra Madre, California;

Miss Catherine Foster, orphan, now at "The Schools," Cheadle, Hulme, England;

Miss Ada M. Trotter, of Berkeley, California;

and

Fourth: I give and bequeath the sum of One Thousand Dollars ($1,000.00) unto each of the following named persons, if I survive, to-wit:

- Dr. Henry W. Howard, of Los Angeles, California;
- Dr. George L. Cole, of Los Angeles, California;
- Norman Bridge Eaton, son of Marquis Eaton, of Chicago;
- Norman Bridge, my second cousin, of Hanover, New Hampshire;
- Dr. Henry H. Shuck, of Pasadena, California;
- Norman Bridge Henry, son of Alfred M. Henry, of Los Angeles, California;
- Norman Bridge Romberg, son of O. T. Romberg, of Chicago;

Arthur Cochrane Cox, my godson, of Chicago; and

Hiram Seidovitch Cox, Jr., my godson, of Chicago.

Fifth: I give and bequeath the sum of Two Thousand Dollars ($2,000.00) to the Second Universalist Church, (Church of the Redeemer) of Chicago, as an endowment fund; the income therefrom to be devoted, first, to the payment of the premium to insure, in a sum sufficient to cover replacement in case of loss, a certain window therein, known as the "Manford Memorial Window," and the balance of the income therefrom to be paid for flowers for the decoration of said church annually on Easter Sunday.

Sixth: If my wife's cousin, Caroline L. Bryant, survives me, then I give and bequeath, and I direct my Executor, as soon after my death as conveniently may be, to pay and deliver over to Continental and Commercial Trust and Savings Bank, of Chicago, Illinois, the Sum of Fifteen Thousand Dollars ($15,000.00), nevertheless, to hold the same in Trust, upon the terms, conditions and covenants following:

1. To invest, reinvest and keep invested, all of the principal in such manner as may be permitted by and under the statutes of the State of Illinois in such case made and provided, having regard always for the highest return upon such investment, consistent with the safety thereof;
II. To retain, as investments, securities received from the Executor of this Will, as hereinafter provided, or at any time from time to time, to sell, exchange, or otherwise dispose thereof, or of any other securities which may be or become part of the trust fund under the provisions hereof, with a view to, and for the purpose of, reinvesting the proceeds thereof as I hereof directed.

III. To collect and keep strict account of all income from and of the said trust fund, and apply the same as follows:

a. First, to pay the proper and necessary expenses of administering this trust, including a reasonable compensation to the Trustee;

b. For and during the term of her natural life, semi-annually, to pay the net income to my wife's cousin, CAROLYN L. BRYANT, now residing in Long Beach, or Los Angeles, California;

c. The trust herein created shall end and terminate upon the death of said Trustee, and thereupon my Trustees shall pay, turn over, and deliver to my wife's cousin, CAROLYN L. BRYANT, or her representatives, any income, net and not subject to the provisions of Item III hereof, to the SOUTHWEST MUSEUM, of Los Angeles, California, the same being exclusively used for the purchase of specimens for such museum.

SEVENTH: If my wife's cousin, EUGENE WILDER, and her sister by adoption, HARRIET SMITH WILDER, both of Boulder, Colorado, or either of them, survive or survive me, then I bequeath, and I direct my Executor, as soon after my death as conveniently may be, to pay and deliver, to Continental and Commercial Trust and Savings Bank, of Chicago, Illinois, the sum of Fifteen Thousand Dollars ($15,000.00), nevertheless, to hold the same in trust upon the terms, conditions and confidences following:

I. To invest, reinvest and keep invested, all of the principal in such manner as my Executors shall, by and under the statutes of the State of Illinois in such case made and provided, and having regard always for the highest income upon such investment, consistent with the safety thereof;

II. To retain, as investments, securities received from the Executor of this Will, as hereinafter provided, or at any time from time to time, to sell, exchange, or otherwise dispose thereof, or of any other securities which may be or become part of the trust fund under the provisions hereof, with a view to, and for the purpose of, reinvesting the proceeds thereof as in Item I hereof directed;

III. To collect and keep strict account of all income from and of the said trust fund, and apply the same as follows:

a. First, to pay the proper and necessary expenses of administering this trust, including a reasonable compensation to the Trustee;

b. For and during the term of the joint natural lives of said EUGENE WILDER and HARRIET SMITH WILDER, semi-annually to pay the net income to them share and share alike, and upon the death of either of said two persons, or if only one of them survive me, to my brother's wife, EMMA WILDER, jointly, semi-annually, to pay to the survivor thereof for and during the remainder of the term of either of our lives, the net income until said survivor's death;

c. Thereafter, the trust herein created shall remain and continue to terminate upon the death of the survivor of said EUGENE WILDER and HARRIET SMITH WILDER, and thereupon the Trustee shall pay, turn over, and deliver the corpus of the said fund and any income accrued and not subject to the provisions hereof, to Benoit LaFayette Des Moines, the last survival hereof, to the PARISIENS HOSPITAL, of Des Moines, Iowa.

EIGHTH: I give, and bequeath to my wife, MARIA MANSON BRIDGER, if she survive me, the sum of One Hundred Thousand Dollars ($100,000.00), in lieu of her dower and other rights as my wife. This bequest shall have preference and priority over any and every other gifts, bequests, devises and legacies herein made, and I expressly charge the latter pro rata with the payment of this bequest in full. I direct my Executor to pay over to my wife the sum of Two Thousand Dollars ($2,000.00), as satisfaction of this bequest to my wife, in whole or in part, from time to time, as soon after my death as may be practicable.

NINTH: If my said wife survive me, I also give, bequeath and devise unto her all my personal property, assets, chattels and effects of whatever kind and nature, whatsoever situate and whether by me now owned or hereafter acquired, not intending to include herein any real estate or interests therein and expressly excluding cash on hand or in bank, securities and evidences of indebtedness of every kind and nature, except stocks, bonds, and other evidences of every kind and nature, choses in action, contract rights, and policies of life insurance payable to my estate and the proceeds thereof.

TENTH: In the event my said wife does not survive me, then I make the following disposition of the assets in this Section Tenth named, to wit:

I. I give and bequeath the portrait in oil of myself to RUSH MEDICAL COLLEGE, of the City of Chicago, Illinois, if such College cares to accept it;

II. I give and bequeath the late portrait of myself to SOUTHWEST MUSEUM, of Los Angeles, California, to the use and disposition thereof as I may direct at any time hereafter;

III. I give and bequeath the crayon portraits of my Father and Mother and the oil painting of our birthplace in West Windsor, Vermont, to my sister, MRS. SUEAN HAY, of Des Moines, Iowa;

IV. I give and bequeath my library of medical books to the BARNES MEDICAL LIBRARY, of the City of Los Angeles, California;

V. I give and bequeath my library of miscellaneous books to the LOS ANGELES PUBLIC LIBRARY, of Los Angeles, California; except the books published from The Philobiblon Society, which I give and bequeath to Mrs. E. J. Ray, of Chicago, Illinois;

VI. All of my household goods and effects, both useful and ornamental, including books, plate, silverware, china, cut glass, hangings, works of art, bricks, books, musical instruments and all other articles of domestic use and ornament of whatever kind or nature, all personal necessaries and effects, and all other household stores and provisions, excepting such as are hereinabove in described, and all right of my Estate vested by this Section Tenth effectively disposed of, are hereover bequeathed to Mrs. KATE O. MOORE, of Los Angeles, California, if she survive me, and if she so please and if she so please and if she so please then to Mrs. LORNE PARSONS DINES, of Los Angeles, California.

ELEVENTH: All the rest, residue and remainder of my property and assets of whatsoever nature or kind, wheresoever situate, and whether by me now owned or hereafter acquired, expressly including taped and void devises, legacies and bequests, provided my said wife survive me, I give, bequeath and devise unto CONTINENTAL AND COMMERCIAL TRUST AND SAVINGS BANK, of Chicago, Illinois, having its principal place of trustees in Chicago, Illinois (hereinafter sometimes referred to as "Trustee"), nevertheless, to hold the same in trust upon the terms, conditions and confidences following:

I. The Trustee shall first pay the proper and necessary expenses of administering this Trust and of caring for and managing my said Estate and shall be entitled to a reasonable compensation for its services as Trustee.

II. The Trustee shall have full and ample power and authority to do or cause to be done or omit to do or cause to be done any and all things which it, in its sole discretion, may deem proper, convenient or necessary to be done or to omit to be done in and for the best interests of my Estate and of the beneficiaries thereof. Without intending in any wise to limit the broad powers and authority which are to the Trustee herein and hereby given and granted, the power and authority herein given and granted to the Trustee shall include power and authority to:

a. To dispose of, by sale or otherwise, to mortgage or to exchange the property, whether real or personal and wheresoever situate, which may at the time of my death or at any time thereafter become part of my Estate, either in its entirety or in parts, and to sell, exchange, or otherwise dispose of all of my property and on such terms and conditions as to price, credit or period of encumbrance (which may be for a term longer or shorter than the life of this Trust) and otherwise as to the Trustee, in its sole discretion, shall seem in and for the best interests of my Estate and of the beneficiaries thereof; and no person or persons so dealing with the Trustee shall be under obligation to see to the application of the proceeds thereof.

b. To continue the investments by me made or to realize upon them and to invest and reinvest the proceeds thereof, as well as to invest and reinvest any principal which may from time to time become available, in such manner as may be deemed advisable by the Trustee in the Trustee's sole opinion, combine the highest return thereon with the greatest safety; and I expressly direct and declare the Trustee shall not be held answerable for any limited in investment by any laws or statutes controlling or limiting investments by trustees.

c. To manage, control, improve and lease (for a term or terms longer or shorter than the life of this Trust) any and all real estate which may at any time or times hereafter become part of my Estate, and, if the Trustee deems it advisable to do so after, or be become part of this Trust Estate, in such manner and on such terms and conditions as shall to the Trustee in its sole discretion seem in and for the best interests of my Estate and of the beneficiaries thereof.

d. To determine all questions whether any moneys or things are to be treated as capital or income, and to determine the mode in which the expenses of management and other expenses incidental to or connected with the execution of the trusts of this Will ought to be borne as between capital and income, which power shall include the power of determining in case the Trustee shall think it advisable to make any investments of such kind and nature that may be comprised as capital, with a view to prevent the diminution of the capital fund, by the payment of such premium. And every such determination, whether made upon a question actually raised or implied in the acts or proceedings of the Trustee, shall be conclusive and binding upon all persons in interest.

III. The Trustee shall, quarter-annually or oftener as its is its sole discretion may deem best, pay and distribute the net income from the trust estate to my said wife, MRS. MAURICE BRANSON, for and during the term of her natural life; provided, that if the net income so paid to my said wife shall, in any year subsequent to one year after my death fall below the sum of Thirty-five Thousand Dollars ($35,000.00), then, upon request in writing at any time within a period of one year prior to the close of said year, made by my said wife and delivered to the Trustee, the Trustee shall make
up to her the difference between the sum paid to her on account of income during said year and the sum of Thirty Thousand Dollars ($35,000.00). In making up the difference, the Trustee shall, if possible, do so out of income of the property (provided in that doing so he shall not deplete the current income below the amount necessary to pay the sum of at least Thirty Thousand Dollars ($35,000.00) per year to my said wife), but the Trustee may, and, if necessary, shall, make up such difference out of the principal or corpus of the trust estate.

IV. The trust herein and hereby created shall end and terminate upon the death of my said wife.

V. Upon the termination of this trust the Trustee shall convey, transfer, assign, pay over and deliver all assets and property belonging to the trust estate, in equal parts and shares among the beneficiaries, to the following:

a. The Trustees of Rush Medical College, of Chicago, Illinois; and
b. The Trustees of Thermon College of Technology, of Pasadena, California; and
c. Southwestern Medical, Incorporated, of Los Angeles, California; and
d. Baslow Sanatorium Association (Inc.), of Los Angeles, California; and

e. La Venta, a corporation, of Pasadena, California; and

or to such of said five beneficiaries as may at the time of the termination of the trust be legally capable to receive and enjoy the assets and property by this instrument bequested and devised.

NOT IN TOPOGRAPHY

TWELFTH: In the event that my said wife does not survive me, I give, bequest and devise, all said rest, residue and remainder, of my property and assets, in equal parts and shares among them to the following:

I. The Trustees of Rush Medical College, of Chicago, Illinois; and

II. The Trustees of Thermon College of Technology, of Pasadena, California; and

III. Southwestern Medical, Incorporated, of Los Angeles, California; and

IV. Baslow Sanatorium Association, (Inc.), of Los Angeles, California; and

V. La Venta, a corporation, of Pasadena, California.

THIRTEENTH: If the Trustee shall, in the exercise of any of its powers, authorities or duties, be under any actual or apparent conflict of interests, or for any reason of non-co-operation or for any other reason, renounce his office as Trustee, or refuse to act or fail or refuse to act in the best interests of the trust estate, and thereby benefit or give unto him all and every the powers and authorities with respect thereto as may be necessary, proper or convenient, to permit him to do all things with respect to which the Trustee hereunder is incapacitated, but only as Additional Trustee, for the benefit of the trust estate.

The Trustee for the time being, at any time and from time to time, displace said Additional Trustee and appoint some other responsible individual as Additional Trustee. In such event, the Trustee shall cause a certificate of its action to be filed with the Recorder of Deeds of Cook County, Illinois, and thereupon its action shall have the same effect and its appointment shall have the same title, powers and authorities, as if said appointment had been included in and said appointment had been made by this Will.

The Additional Trustee shall not be entitled to any compensation as such.

FOURTEENTH: I hereby nominate and appoint, as Executrix of this, my Will, my wife, MAE MANFORD BRIDGE, if she survive me, and direct that no sureties be required from her, upon her bond, as such Executrix, sureties being hereby expressly waived.

In the event that my said wife does not survive me, or in case she is unable or unwilling to act, either before or after issuance of letters testamentary to her, I nominate and appoint, as Executor hereof, the CONTINENTAL AND COMMERCIAL TRUST AND SAVINGS BANK, of Chicago, Illinois; and, in case said Continental and Commercial Trust and Savings Bank does not act hereunder, or in case it is necessary to appoint a successor to said Continental and Commercial Trust and Savings Bank as such Executor, I nominate and appoint, as Executor hereof, THE EQUITABLE TRUST COMPANY, OF NEW YORK, NEW YORK.

In the event that ancillary administration of any portion of my estate be required in the State of New York, I suggest the appointment of THE EQUITABLE TRUST COMPANY, OF NEW YORK, as such Executor.

In the event that ancillary administration of any portion of my estate be required in any State other than New York, I nominate and appoint, as Executor hereof, the CONTINENTAL AND COMMERCIAL TRUST AND SAVINGS BANK, of Chicago, Illinois, and, in case said Continental and Commercial Trust and Savings Bank does not act hereunder, or in case it is necessary to appoint a successor to said Continental and Commercial Trust and Savings Bank as such Executor, I nominate and appoint, as Executor hereof, THE EQUITABLE TRUST COMPANY, OF NEW YORK, NEW YORK.

I hereby give and grant unto the Executor or Executors, as the case from time to time may be, full power to sell, mortgage, invest, reinvest, exchange, lease, lease and dispose of, in any wise to use and deal with, any and all property and assets of my estate during its probate administration, which powers and authorities may be exercised without any application to court for leave or confirmation and without giving bond or furnishing sureties of any kind whatsoever.

FIFTEENTH: The Executor and the Trustee, in making any division or distribution of assets and property under the provisions hereof, shall, in their sole respective discretions, make such evaluation and distribution thereof as may seem equal and fair in compliance with the terms and provisions of this Will, and such evaluation and distribution shall be conclusive and binding upon all persons in interest. Distribution, where practicable, may, if the Executor or Trustee (as the case may be) deem it convenient or in the best interests of the distributees, be made in kind. However, the Executor or Trustee (as the case may be) may, in every case of distribution hereunder convert the assets and property subject to be divided into cash, at private or public sale, or otherwise, upon such terms and for such price as may to the Executor or Trustee seem fair and reasonable, and thereupon the proceeds of any such sale shall be divided and distributed in lieu of the property and assets so sold.

SIXTEENTH: I request and direct the Executor, as such, and the Trustee, as such, of the residuary estate to employ, as her or its attorney and counsel, my friend, MANUEL ESTHR, of Chicago, Illinois, or any firm in which he may be a partner. The Executor and the Trustee shall each submit to such attorney and counsel all matters in the administration of the estate relating to investments, sales or other dispositions and distribution of any assets and property thereto belonging, and shall be guided in the exercise of any discretion or power by reason of the advice of such attorneys or counsel. I further direct the Executor or counsel to relieve said attorney and counsel, said Executor and said Trustee, from any loss, damage or liability, accruing or incurred by reason of any act or omission to act done or omitted to be done in good faith under direction of said attorney and counsel.

SEVENTEENTH: I hereby absolutely revoke all Wills, Testaments and Codicils, by me heretofore made, expressly excepting my Will and Testament dated July 9, 1915, and the First Codicil thereto, dated July 3, 1916, I hereby revoke my Will and Testament dated July 9, 1915, and the First Codicil thereto, dated July 3, 1916, but such revocation is hereby expressly made dependent and conditioned upon my surviving the execution of this Will by a period of not less than thirty-one (31) days; otherwise, said Will and Testament and said First Codicil thereto shall be in full force and effect.

In Witness Whereof I have set my hand and seal to this, my last Will and Testament (having also placed my initials in the margin of each page hereof excepting this page), at the City of Chicago, in the County of Cook and State of Illinois, all done this 30th day of June, A.D. 1917.

NORMAN BRIDGE (Seal)

CERTIFICATE OF ATTESTATION.

We, the undersigned, do hereby certify that on this day of the date thereof, NORMAN BRIDGE, in our presence, has signed, sealed, acknowledged, deposited, and published the above foregoing instrument, consisting of sixteen (16) typewritten pages, including this, (each page except this bearing the initials of Norman Bridge in the margin) and to be his Last Will and Testament, and that we, on this same occasion, at his request and in his presence and in the presence of each other, have signed our names below as witnesses.

We do further certify that Norman Bridge is of sound and disposing mind and memory on this occasion, as we verify believe.

NAME:
MAURICE KELLY JOHNSON
ARTHUR B. COBY
HERMAN S. COBY

RESIDENCE:
Chicago, Illinois
Chicago, Illinois
Chicago, Illinois

NORMAN BRIDGE
(Seal)
FIRST CODICIL
Executed February 25, 1920

I, Norman Bridge, of Chicago, Cook County, Illinois, being of sound and disposing mind and memory, do make, publish and declare this and to be a Codicil to my Last Will and Testament dated June 30, 1917.

For the purpose of enabling Throop College of Technology, of Pasadena, California, to proceed at once with the construction of a much needed building for the Department of Physics I have recently given to said College my promissory note for One Hundred Fifty Thousand Dollars ($150,000.00), payable within five (5) years. In case of my death within the period said note, if then unpaid, would become a charge against my estate and I should wish the same to be paid as a just debt of my Estate as soon as payment could be made without disadvantage to my Estate. Having made this direct provision for Throop College of Technology I now desire that the provisions in Section V, b, Article twelve of my said Will, and in Section II in Article twelve of my said Will which are now made in favor of Throop College of Technology shall run to and be made in favor of the University of Southern California in Los Angeles with the request and the hope that the proceeds of such bequest to the said University may be used by it to strengthen its medical department by endowing professorships in said department, or otherwise, as in the judgment of its Trustees shall seem best.

Accordingly, First: I revoke absolutely the bequest to Throop College of Technology, of Pasadena, California, contained in sub-paragraph B of Section V of Article twelve of my said Last Will and Testament and in lieu thereof I desire said sub-paragraph to read as follows:

b. The Trustees of the University of Southern California in Los Angeles, California.

Second: I revoke absolutely the bequest to Throop College of Technology, of Pasadena, California, contained in paragraph II of Article twelve of my said Last Will and Testament and in lieu thereof I desire said paragraph to read as follows:

b. In Witness Whereof I have hereunto placed my hand and seal also having placed my signature in the margin of each page hereof in the City of Los Angeles and State of California this 25th day of February, A.D. 1920.

NORMAN BRIDGE (Seal)

We, the Undersigned, Do hereby Certify that on this day of the date thereof the above instrument, consisting of two (2) pages, including this, of typewritten matter (each page except this, bearing the signature of Norman Bridge in the margin thereof) has, in our presence, we being in each other's presence, been signed, sealed, published and declared by said Norman Bridge as and to be a Codicil to his Last Will and Testament dated June 30, 1917, and we, at his request and in his presence and in the presence of each other now subscribe our names below as witnesses.

We Do Further Certify that we verily believe said Norman Bridge to be of sound and disposing mind and memory on this occasion of executing said Codicil.

GEORGE R. NICHOLS
MARGARET BILLINGS NICHOLS
Chicago, Illinois
Chicago, Illinois

SECOND CODICIL
Executed January 4, 1921

I, Norman Bridge, of Chicago, Cook County, Illinois, being of sound and disposing mind and memory, do make, publish and declare this and to be a Codicil to my Last Will and Testament dated June 30, 1917.

As expressed in a previous Codicil executed by me on February 25, 1920, I did hitherto on January 7, 1920 agree to pay to the California Institute of Technology (then known as "Throop College of Technology") the sum of One Hundred Fifty Thousand Dollars ($150,000.00) payable within five (5) years from January 7, 1920 with interest at the rate of Six Per Cent (6%) per annum on considerations therein expressed. Since I agreed to do this, on September 20th, 1920, I entered into a further undertaking with the said California Institute of Technology whereby I agree to pay a further sum of One Hundred Thousand Dollars ($100,000.00) with interest at Six Per Cent (6%) per annum on or before Eight (8) years from September 20th, 1920 or such earlier date as shall be fixed by the said Institute.

As it has been and is my plan and purpose, should I survive for the eight-year period, to pay off the undertaking aggregating Two Hundred Fifty Thousand Dollars ($250,000.00) in approximately equal annual installments beginning January 7, 1928, I had the full apprision of the effect of foregoing the Codicil and should I die before the said obligations in terms mature and should they be presented as claims against my estate requiring payment within the administrative year, it might prove a hardship to my wife and it is my desire so to provide that my death shall not require any substantial change in the plan for installation payments of these undertakings.

Therefore, in case my wife survive me, I do now request her, from the income which she receives from my residuary estate, to pay annually to the California Institute of Technology on account of any balance remaining at my death unpaid on said undertakings, the sum of Thirty Thousand Dollars ($30,000.00) until the obligations represented by such undertakings are paid in full and disbursed, and if she shall be fully paid and disbursed, in that case the purpose of ensuring to the said Institute that my said undertakings will, in all events, be discharged within the said eight-year period, I do hereby by this Codicil expressly provide as follows:

First: In case my wife predeceases me, any amount remaining unpaid on said obligations shall, at my death, be presented and allowed as a claim against my estate and be paid by my Executor in the course of administration.

Second: In case my wife survive me and dies before the end of the eight-year period (meaning whenever such expression is herein used, the period expiring September 20, 1928) then, on the death of my wife and the consequent termination of the trust established in my Will as to the residue of my estate, I do hereby direct the Trustees to pay to the said California Institute of Technology the amount, if any, then remaining unpaid on said obligations as an account of my said residuary estate, and in the event my wife dies before making distribution of the trust estate to the beneficiaries named in Paragraph V of Article Eleventh of my said Will and the direction with respect to distribution of the trust estate on the termination of the trust as herein named, is hereby expressly revoked in its entirety, the same shall be subject to the obligation, in the event of my wife's death before the expiration of the eight-year period, to pay to the said California Institute of Technology any balance then unpaid on account of my said undertakings.

Third: In the event that my wife survives me and is living on September 20, 1928 and if on said date the unpaid balance remains unpaid to the California Institute of Technology on account of said undertakings, I do hereby make the payment of the balance there remaining unpaid a further condition precedent to the principal of my trust estate in the hands of the Continental & Commercial Trust & Savings Bank of Chicago, Illinois, being in the direct trust hereinafter described.

In Witness Whereof I have hereunto placed my hand and seal (having also placed my signature in the margin of each page hereof) in the City of Los Angeles and State of California this 4th day of January A.D. 1921.

NORMAN BRIDGE (Seal)

We, the undersigned, do hereby certify that on this day of the date thereof the above instrument, consisting of four (4) pages including this of typewritten matter (each page except this, bearing the signature of Norman Bridge in the margin thereof) has, in our presence, we being in each other's presence, been signed, sealed, published and declared by said Norman Bridge as and to be a Codicil to his Last Will and Testament dated June 30, 1917, and we, at his request and in his presence and in the presence of each other, now subscribe our names below as witnesses.

We do further certify that we verily believe said Norman Bridge to be of sound and disposing mind and memory on this occasion of executing said Codicil.

NAME
HENRY W. HOWARD
JENY R. HOWARD
ALBERT G. EBREY

RESIDENCE
2927 Beveridge St., Los Angeles, Calif.
247 E236 St., Pasadena, Calif.
817 N. Kingsley Dr., Los Angeles, Calif.
THIRD CODICIL
Executed March 21, 1922

I, NORMAN BRIDGE, of Chicago, Cook County, Illinois, being of sound and disposing mind and memory, do make and declare this to be a Codicil to my last Will and Testament, dated June 30, 1917.

As expressed in a previous Codicil, executed by me on February 25, 1920, I do hereby make the payment of the balance of the said undertakings of January 7, 1920, and September 20, 1920, in interest as aforesaid, then so remaining unpaid, subject to the provisions of the said undertakings of January 7, 1920, and September 20, 1920, with interest as aforesaid, then so remaining unpaid, in consideration thereof at six per cent per annum, on consideration thereof at six per cent per annum, to be paid to the said California Institute of Technology in a lump sum, upon the assurance that the said Institute, or its assigns, shall have the right to use the balance of the said undertakings of January 7, 1920, and September 20, 1920, for the purposes of the said Institute.

In Witness Whereof, I have hereunto placed my hand and seal, having also placed my signature in the margin of each page hereof, in the City of Los Angeles, in the State of California, this 21st day of March A.D. 1922.

NORMAN BRIDGE

We, the undersigned, do hereby certify that on this day of the date thereof, the above instrument consisting of five pages including this of typewritten matter (each page except page 4 and this page bearing the signature of Norman Bridge in the margin thereof) has in our presence, we being in each other's presence, been signed, sealed, published and declared by the said Norman Bridge as and to be a Codicil to his last Will and Testament dated June 30, 1917, and we, at his request and in his presence and in the presence of each other, now subscribe our names below as witnesses.

NAME
CHASE F. BALDY
ELIZABETH CROSS
FRED RITTER

RESIDENCE
Los Angeles, Cal.
Los Angeles, Cal.
Los Angeles, Cal.
FOURTH CODICIL

Executed December 18, 1922

I, NORMAN BRIDGE of Chicago, Cook County, Illinois, being of sound and disposing mind and memory, do make, publish and declare this to be a Codicil to my Last Will and Testament, dated June 30, 1917:

FIRST: I do amend Section Seventh in the first paragraph, by striking out, in the seventh line thereof, the words "the sum of Fifteen Thousand Dollars ($15,000)" and inserting in lieu thereof the words "the sum of (or to be received to the value of) Fifty Thousand Dollars ($50,000)."

I do amend said Section Seventh by striking out sub-paragraph b, in Item III thereof, and inserting a new sub-paragraph b, to read as follows: "For and during the terms of the joint natural lives of said EUGENIA WILDER and HARRIET SMITH WILDER, monthly, to pay out of the said net income to them, jointly, the sum of Two Hundred Dollars ($200), and upon the death of either of said two persons, or if only one of them survive me, thereafter and thereafter, monthly, to pay to the survivor of them for and during the remainder of the term of his or her natural life, out of the said net income, until said survivor's death, the sum of Two Hundred Dollars ($200)."

I do amend said Section Seventh by striking out Item IV thereof, and inserting in lieu thereof a new Item IV, to read as follows: "The trust herein and by this Section Seventh created shall end and terminate upon the death of the survivor of the said EUGENIA WILDER and HARRIET SMITH WILDER, and thereupon the Trustee shall pay, turn over and deliver to the Panademia Hospital, at Panademia, California, the sum of Fifteen Thousand Dollars ($15,000) and shall pay, turn over and deliver the balance of the corpus of said fund, and any income accrued and not subject to the provisions of Item III hereof, to the Chicago Community Trust, to be by it distributed to and among such philanthropic and charitable organizations organized and operating under the laws of the State of Illinois as may be designated by my friend and Attorney, MARCUS RAY, if he be then living, or, if he be dead, then to such philanthropic and charitable organizations organized and operating under the laws of the State of Illinois as it (the said Chicago Community Trust) may itself designate."

SECOND: I hereby ratify, republish and confirm all and every the terms and provisions of, and gifts, devises and bequests made in, my said Last Will and Testament, dated June 30, 1917, and codicils thereto dated February 25, 1920, January 4, 1921, and March 21, 1922, except as in this Codicil expressly or necessarily revoked and amended or otherwise modified or altered.

In Witness Whereof, I have hereunto set my hand and seal, in the City of Chicago and State of Illinois, this 18th day of December, A. D. 1922.

NORMAN BRIDGE (Seal)

We, the undersigned, do hereby certify that on this day of the date hereof the above instrument, consisting of two pages (including this) of typewritten matter, the preceding page bearing the signature of Norman Bridge in the margin thereof, has in our presence, we being in each other's presence, been signed, sealed, published and declared by the said Norman Bridge as and to be a codicil to his Last Will and Testament dated June 30, 1917; and we, at his request and in his presence and in the presence of each other, now subscribe our names below as witnesses.

We do further certify that we verily believe the said Norman Bridge to be of sound and disposing mind and memory on this occasion of executing said codicil.

NAME

RICHARD YATES HOFFMAN
KENNETH M. EBBE
MAUDE KELNER JOHNSON

Residence

Winnetka, Ill.
9553 Longwood Drive, Chicago
5416 Woodlawn Ave., Chicago

FIFTH CODICIL

Executed July 19, 1923

I, NORMAN BRIDGE, of Chicago, Cook County, Illinois, being of sound and disposing mind and memory, do make, publish and declare this to be a Codicil to my Last Will and Testament, dated June 30, 1917:

FIRST: I revoke the bequest to The Trustees of Rush Medical College of Chicago, Illinois, contained in subparagraph a of Section V of Article Eleven of my said Last Will and Testament and in lieu thereof, I desire said subparagraph to read as follows:

a. UNIVERSITY OF CHICAGO for purposes of medical education.

SECOND: I revoke the bequest to The Trustees of Rush Medical College of Chicago, Illinois, contained in paragraph I of Article Twelve of my said Last Will and Testament and in lieu thereof, I desire said paragraph to read as follows:

1. UNIVERSITY OF CHICAGO for purposes of medical education.

THIRD: I hereby ratify, republish and confirm all and every the terms and provisions of, and the gifts, devises and bequests made in, my said Last Will and Testament, dated June 30, 1917, and codicils thereto dated February 25, 1920, January 4, 1921, March 21, 1922 and December 18, 1922, except as in this Codicil expressly or necessarily revoked and amended or otherwise modified or altered.

In Witness Whereof, I have hereunto set my hand and seal, in the City of Chicago and State of Illinois, this 19th day of July, A. D. 1923.

NORMAN BRIDGE (Seal)

We, the undersigned, do hereby certify that on this day of the date hereof, the above instrument, bearing the signature of Norman Bridge, has in our presence, we being in each other's presence, been signed, sealed, published and declared by the said Norman Bridge as and to be a codicil to his Last Will and Testament dated June 30, 1917; and that, at his request and in his presence and in the presence of each other, now subscribe our names below as witnesses.

We do further certify that we verily believe the said Norman Bridge to be of sound and disposing mind and memory on this occasion of executing said codicil.

NAME

OSCAR J. DOWIN
JOHN MEREDITH BAKER
MAUDE KELNER JOHNSON

Residence

Chicago, Illinois
Chicago, Illinois
Chicago, Illinois
Dr. T. W. Goodspeed,
5765 Blackstone Ave.,
Chicago, Illinois.

Dear Dr. Goodspeed:—

I am sending you several newspaper clippings bearing upon the death of Dr. Norman Bridge. The editorial entitled "The Passing of Norman Bridge" appeared in the Los Angeles Times and is, I think, a fine tribute. The source of each of the other clippings is in each instance indicated. None need be returned.

Very truly yours,

[Signature]

ME-OJ
Enclosures
May 28, 1925

Dear Dr. Goodspeed:

I am sending you several newspaper clippings bearing upon the death of Dr. Norman Bridge. 

The editorial entitled "The Passing of Norman Bridge" appearing in the Los Angeles Times and the "Peace" of each of the other clippings are in each instance interesting. More need be said.

Very truly yours,

[Signature]

End Notes
Dr. Thomas W. Goodspeed,
5764 Blackstone Avenue,
Chicago, Illinois.

Dear Dr. Goodspeed:

I am enclosing the following:

1. Schedule of Honorary Degrees conferred upon the late Dr. Norman Bridge.

2. Bulletin of the California Institute of Technology, containing addresses made January 28, 1922 upon the occasion of the dedication of the Norman Bridge Laboratory.

3. Bulletin of the Alumni Association of Rush Medical College containing a report of the Faculty-Alumni Banquet held in September 1923 in honor of the fiftieth year of Dr. Bridge's connection with Rush Medical College.

Various memorial services have been held in Los Angeles and Pasadena, including the dedication of a beautiful chancel window at the Pasadena church. I have endeavored to supply you with proper information concerning these several services.

Thanking you sincerely for the service you are rendering in perpetuating the memory of a great and good man, and assuring you of my wish to place myself in this connection wholly at your service, I am,

Very truly yours,

[Signature]

ME GC
June 5, 1955

Dr. Thomas W. Goodspeed
Vice President for Student Affairs
University of Illinois

Dear Dr. Goodspeed:

I am enclose the following:

1. Solicitors of Honorary Degree Committee
   under the chair of Dr. Norman Bridge

2. Bulletin of the University Institute of
   Technology containing information on the occasion of
   January 28, 1955 and the occasion of the installation of the Norman Bridge
   Laboratory.

3. Bulletin of the Alumni Association of
   Rush Medical College containing a report of the faculty-Community Senate held in
   September 1955 in honor of the 25th anniversary of the
   first Dr. Bridge's connection with
   Rush Medical College.

In closing, I would like to express my appreciation for the services you have rendered and to extend my congratulations to you and your family on this happy occasion.

Very truly yours,

[Signature]