To the Board of Trustees of
The University of Chicago

Chicago, March 7, 1892

Mr. Sidney A. Kent of this city, has decided to erect and furnish a building to be located in the University grounds and to be known as “Kent Chemical Hall” and to cost not to exceed One hundred and fifty thousand dollars.

The general design has been prepared by the Architect and approved by Mr. Kent. Detail drawings will be made at once and the erection of the building commenced as soon as possible.

He will provide the means to pay for the same as the work progresses.

This gift is made in the condition that this Corporation shall give him a written guarantee that in case this building is ever destroyed it shall be rebuilt, and the same retained.

Respectfully yours,

[Signature]

[Signature]
LAST WILL AND TESTAMENT
OF
SIDNEY A. KENT
deceased.

AS ALTERED BY THE CODICIL.
LAST WILLS AND TESTAMENTS
OF
SIR JOHN A. KENT
and
SUCCESSOR

AS ALTERED BY THE GOVERNMENT.
I, Sidney A. Kent, of the City of Chicago, County of Cook and State of Illinois, being of sound mind and memory, do make, publish and declare this as and for my last will and testament, hereby revoking any and all wills heretofore made by me.

ITEM ONE. I give and devise to my wife, Stella Augusta Kent, my farm known as the Kent Place in Suffield, Hartford County, State of Connecticut, with all the fixtures, household goods, furniture, fittings, picture and effects and with all the horses, carriages, live stock and farming supplies, utensils and appliances on, in or about my farm and the buildings thereon at the time of my death.

ITEM TWO. I give, devise and bequeath unto the Northern Trust Company, a corporation existing under the laws of the State of Illinois, and having its principal business office in the City of Chicago, in said State, all the rest, residue and remainder of my property and estate, of whatever name or nature, real, personal or mixed, and wherever situated or found, in trust nevertheless, that is to say, upon the following trust and conditions:

ITEM THREE. I direct the Trustees to pay to my said wife Stella A. Kent, two thousand, five hundred dollars ($2,500) monthly for a period of five years after my death.

ITEM FOUR. I direct the Trustees to pay to my daughter, Helen L. Morris one thousand, five hundred dollars ($1,500) monthly for a period of five years after my death.

ITEM FIVE. I direct the Trustees to pay to my daughter Stella Alberta Legare, one thousand, five hundred dollars ($1,500) monthly for a period of five years after my death.

ITEM SIX. I direct the Trustees to pay to my sister Caroline L. Cooley, fifty dollars (450) monthly for a period of five years after my death.

ITEM SEVEN. I direct the Trustees five years after my death to set apart and hold in trust one million dollars ($1,000,000) and to pay the net income therefrom in quarterly payments to my wife Stella A. Kent, so long as she lives. After her death, or in case she does not survive me, I direct that the amount in said fund be added to the trust fund provided for in Item Eight, and held and distributed in the same manner.
I, John A. Kent, of the City of Chicago, County of Cook, State of Illinois, being of sound mind and memory, to wit, declare that this instrument is my free act and deed. I, said John A. Kent, do hereby constitute and appoint my wife, Stella Augustine Kent, and my son, Russell Kent, as my Executors. I hereby give and bequeath to the use, benefit and support of my son, Russell Kent, the sum of five thousand dollars, to be paid to him in equal shares at the time of his majority. I, said John A. Kent, hereby give and bequeath to the further use, benefit and support of my daughter, Stella Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. And I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Alice Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Margaret Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Mary Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Elizabeth Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Sarah Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Lucy Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Grace Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority. I, said John A. Kent, do hereby give and bequeath to the further use, benefit and support of my daughter, Anna Augustine Kent, the sum of five thousand dollars, to be paid to her in equal shares at the time of her majority.
ITEM EIGHT. I direct the Trustees five years after my death to set apart and hold in trust two million dollars ($2,000,000) and to pay the net income therefrom one-half to each of my daughters Helen J. Morris and Stella Alberta Legare, in quarterly installments during their respective lives.

If a daughter dies leaving her present husband surviving her I direct the Trustees to pay such husband five thousand dollars ($5,000) per annum in quarterly installments during his life out of the income which would have been payable to such daughter if she had survived.

If one daughter dies leaving descendants and leaving the other daughter surviving, one-half of the income from the trust fund (less five thousand dollars ($5,000) per annum above provided to be paid to the husband if he survives) shall be paid quarterly to the surviving daughter, and out of the other half the Trustees shall pay to or for the benefit of the descendents of the deceased daughter such amounts from time to time as the Trustees shall consider to be for respectively, and the equality or inequality of such payments the best interests and welfare of such descendents out of the income and the manner of their application shall rest in the sole discretion of the Trustees. Any unexpended income shall be added to principal.

If a daughter dies before her mother leaving no descendents surviving, the income which would be payable to such daughter under the first paragraph of this Item Eight shall be paid one-half to her mother and one-half (less five thousand dollars ($5,000) per annum above provided to be paid to the husband if he survives) to the surviving daughter for the lives of such mother and daughter and on their death, respectively, said income shall be added to the trust fund.

Upon the death of the latest survivor of my daughters for fifteen years thereafter and until the death of the latest survivor of the present husbands of said daughters, the Trustees shall apply the income of said trust fund or so much thereof as it shall deem advisable to and for the benefit of the descendents of said daughters with the same discretion as is above conferred and irrespective of all question of representation as between such descendents.
I HEREBY ORTHODONTIST the Trustee from all the net income of the Trust in the amount of $50,000 ($50,000) per annum, to purchase and hold in trust two million dollars ($2,000,000) for the benefit of and in trust for the use and benefit of the Trustee to do and perform such other acts as may be necessary to carry out the terms of this trust.

I HEREBY ORTHODONTIST for the Trustee to pay such sums as the Trustee shall determine to all or any of the beneficiaries hereunder named or any of them, or to pay any such sum to any person or persons to whom the Trustee may hereafter appoint such person or persons, for the benefit of the Trustee and the funds of the Trust.

THEREFORE, the Trustee shall have the power and authority to carry out the terms of this trust and to do all acts necessary or proper to carry out the purposes thereof.

IN WITNESS WHEREOF, I have hereunto set my hand this day of January, 19__.
Fifteen years after the death of the latest survivor of my daughters, or upon the death of the latest survivor of their present husbands if they live beyond that period, I direct the Trustees to divide and pay over the said trust fund with any accumulations and additions among the than surviving children of my said daughters in equal portions per oppita the descendants of any deceased children of said daughters to receive the portion of their deceased parents per stirpes.

ITEM TEN. I direct the Trustees five years after my death to set apart and hold twenty-five thousand dollars ($25,000) and to pay to my sister Carolina L. Cooley, in quarterly payments, the net income from said twenty-five thousand dollars so long as she lives. At the death of my said sister the said twenty-five thousand dollars shall become a part of my residuary estate and be disposed of under Item Twenty-two of my will.

ITEM TWELVE. I direct the Trustees five years after my death to set apart and to hold the sum of fifty thousand dollars ($50,000) for my nephew Norton A. Kent, son of my brother, Elmore A. Kent, deceased, and to pay over the net income therefrom to my said nephew in quarterly payments until my said nephew shall attain the age of thirty years, at which time the principal of the trust fund shall be paid over to him absolutely. If he die before attaining the age of thirty years, leaving children surviving, I direct that the trust fund be divided equally among his surviving children. If he die before the payment to him of said principal leaving no children surviving, I direct that said principal shall become a part of my residuary estate and be disposed of under Item Twenty-two of my will.

ITEM THIRTEEN. I direct the Trustees five years after my death to set apart and hold the sum of fifty-thousand dollars ($50,000) for my nephew Albert E. Kent, son of my brother Elmore A. Kent, deceased, and to pay over the net income therefrom to my said nephew in quarterly payments until my said nephew shall attain the age of thirty years, at which time the principal of the trust fund shall be paid over to him absolutely. If he die before attaining the age of thirty years, leaving children surviving, I direct that the trust fund be divided equally among his surviving children. If he die
All serve after the death of the last surviving of their parents, if the

Trustee. I trust the Trustees live longer than I am at

estate and do the best I can for the benefit of my children.

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before the payment to him of said principal leaving no children surviving I direct that said principal shall become a part of my residuary estate and be disposed of under Item Twenty-two of my will.

**ITEM FOURTEENTH.** I direct the Trustees five years after my death to set apart and hold the sum of fifty thousand dollars ($50,000) and to pay the net income therefrom in quarterly installments to my nephew, James K. Savage, during his life and to divide the principal therefrom among his descendants per stirpes upon his death. Failing descendants then surviving him the amount shall fall into the residuary estate and be disposed of under Item Twenty-two of my will.

**ITEM FIFTEENTH.** I direct the Trustees five years after my death to set apart and hold the sum of ten thousand dollars ($10,000) and thereafter to pay over the net income therefrom in quarterly installments to my nephew, George K. Savage, during his life. At his death the principal of this trust fund shall fall into my residuary estate and be disposed of as directed in Item Twenty-two of my will.

**ITEM SIXTEENTH.** I direct the Trustees five years after my death to set apart and hold the sum of ten thousand dollars ($10,000) and thereafter to pay over the net income therefrom in quarterly installments to my nephew, William G. Savage, during his life. At his death the principal of this trust fund shall fall into my residuary estate and be disposed of as directed in Item Twenty-two of my will.

**ITEM SEVENTEENTH.** I direct the Trustees to pay over to my namesake, Sidney Kent Singer, son of my friend Charles J. Singer, if and when he attains the age of Twenty-one years, the sum of Five Thousand dollars ($5,000).

**ITEM EIGHTEENTH.** I direct the Trustees to pay over to my namesake, Sidney Kent Becker, son of my friend Emil A. Becker of Buffalo, if and when he attains the age of twenty-one years, the sum of five thousand dollars ($5,000).

**ITEM NINETEENTH.** I direct the Trustees five years after my death to set apart and hold Fifty Thousand dollars ($50,000) the net income of which shall be expended from time to time by the Trustees of the University of Chicago in the proper maintenance and protection of the building known as the Kent Chemical Laboratory, and the appliances and apparatus from time to time needed and used in connection with the work and instruction carried on in such building.
I, William, do hereby give and bequeath to my wife, Mary, the sum of two thousand dollars ($2,000).
ITEM TWENTY. I direct the Trustees five years after my death to set apart and hold fifty thousand dollars ($50,000) the net income from which shall be expended from time to time by the Trustees of the Chicago Art Institute for the maintenance of their buildings or in such other ways as said Trustees of said Institute may deem most conducive to the advancement of education in Art of those pursuing courses of study therein.

ITEM TWENTY-ONE. If the trust funds set apart and held in accordance with the provisions of Items Seven, Eight together with any additions thereto under Item Twenty-two or otherwise shall not be distributed among my descendants for lack of such descendants at the time designated for distribution, I direct the Trustees to divide and pay over one-half of the trust funds in equal portions among and to my next of kin to be ascertained according to the present statutes of the State of Illinois, the time of such ascertained to be when possibility of such descendants becomes extinct. I direct the Trustees to hold the other half of such trust funds and to divide the annual net income therefrom into portions to be used as and for scholarships by persons to be annually selected by the Faculty of the University of Chicago from among poor boys and girls needing such assistance, during collegiate or postgraduate courses of study in said University, as these scholarships would afford. I leave to the Faculty subject to approval by the Trustees of the University the designation from time to time of the method of selection and the terms and conditions of the enjoyment of each one of the scholarships hereby created.

ITEM TWENTY-TWO. Five years after death I direct the Trustees to divide into three portions the rest, residue and remainder of my estate after paying out or setting aside the amounts directed by my will as altered by this Codicil, and also any trust funds or property which may fall into the residuary estate as in this will provided or otherwise, one of said portions to be added to the trust fund provided for in Item Seven, the other two portions to be added to the trust fund provided for as set forth in this Codicil and thereafter to be held and the net income therefrom and the principal thereof distributed together with and in the same manner as the trust funds
I REMEMBER I sprang the Trustees five years after the death of my father and held the place of Trustee of the Church at the same time.

I was elected a Trustee of the University of Michigan by the Board of Trustees of the University and have served in this capacity ever since, with the exception of a short time when I was elected a Trustee of the University and served as Trustee of the University. I have been a Trustee of the University for some time and have served in this capacity ever since.

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vided for in said Item Seven and Item Eight, respectively.

ITEM TWENTY-THREE. I direct that for and during the period of five years after my death the income from my estate, not paid out during said period in accordance with the directions of this will, shall be accumulated and treated as a part of the principal of my estate. I direct that the trust fund provided for in Item Seven for my wife be set apart in full before any other trust fund is set part or division is made, and that the trust funds provided for, in Items Eight for my said daughters, respectively, shall be set apart in equal amounts until the sum named in said Item Eight are reached and I direct that thereafter the division of my estate and the payments to be made therefrom shall be made and paid in the order of the Items following Item Nine.

ITEM TWENTY-FOUR. I give the Trustees full power and authority to invest, re-invest, improve, loan, subdivide sell assign and convey any or all of the trust estate held by it in various trusts under this will, and to make outlays, compromise debts due my estate, and to execute and deliver all deeds, plats, conveyances or other acts and instruments in writing deemed by it necessary and proper in the maintenance protection, improvement, management, control disposition and distribution of my estate. I direct that the receipt of the Trustees for any property received by or transferred to it by virtue of this will, or in the course of the execution of its trusts or powers, shall effectually discharge all persons paying or transferring any such property from seeing to the application thereof. I authorise and empower my executor and Trustees, at its discretion, to make use of any and all of my estate in its then actual condition or state of investment in or toward the payment of setting apart of any fund under my will at the market value of such property at the time for the payment or setting apart or distribution thereof, instead of converting the same into money. I direct that my executor and Trustees shall be the sole and final judge of the equality and correctness of any division or valuation made for payments or distribution hereunder. The Trustees may employ such agents and attorneys as it deems advisable and, out of the respective trust funds or the income therefrom, may pay them reasonable compensation and may also
all necessary costs and expenses incurred by the Trustees in connection with or relation to such funds respectively. I will and direct that the executor and trustee be paid reasonable compensation for its service.

ITEM TWENTY-FIVE/ I hereby make, constitute and appoint the said Northern Trust Company, executor of this my last will and testament and authorize it to exercise as such executor, so far as may be necessary to discharge the duties of such executor, the powers given to it as Trustees, and I direct that no security be required upon the bond of my said executor.

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IN WITNESS WHEREOF, I have hereunto set my hand to this, my last will and testament, this 4th day of June A.D. 1897.

Sidney A. Kent.

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IN WITNESS WHEREOF, I have hereunto set my hand to this Codicil to my last will and testament this 15th day of March A.D. 1899.

Sidney A. Kent.
I, the undersigned, do hereby appoint and constitute such person or persons as witnesses to the signature of the testament.

The laws of the State of New York, being in accordance with the laws of the United States, require the testimony of three witnesses to the execution of a Will, but as the testament is not intended to be admitted as evidence in any court of law, the witnesses are not requisite, and the testament may be admitted to probate without the same.

IN WITNESS WHEREOF, I have hereunto set my hand to this, the day of June, A.D. 1886.

E. W. Kent.

IN WITNESS WHEREOF, I have hereunto set my hand to this, the day of June, A.D. 1886.

E. W. Kent.
The University owes to Mr. Sidney A. Kent the inauguration of the movement which has resulted, within fifteen months after the opening of the institution, in the erection of the group of noble buildings which now adorn the campus.

After the general plan for placing the buildings had been arranged Mr. Kent was the first to come forward with a great subscription to aid the Trustees in realizing the plans they had formulated. In doing this he set the example for others to emulate and fixed the standard of excellence for all the structures that were to follow.

In March 1892 Mr. Kent authorized his friend Mr. George C. Walker to announce to the Trustees that he would erect the Chemical Laboratory at a cost which should not exceed $150,000.

Mr. Kent preferred to secure the plans and let the contracts and pay the bills through his personal agents and the University has thus been relieved from all responsibility in connection with the erection of the building. The plans were indeed submitted to the University Authorities, and proving entirely satisfactory to them, the Architect, Mr. Henry Ives Cobb was authorized by Mr. Kent to let the contracts, supervise the construction and send the bills to his office. As the work progressed it was found that the cost would be much greater than the sum originally proposed. Under the supervision of Professor Nef the most complete arrangements were devised for doing every kind of work necessary in chemical experiment and demonstration, and the largely increased expense connected with these arrangements was cheerfully assumed by Mr. Kent. Nor did he limit his liberality to erecting the building and making it in every way fit for Laboratory work. He has added the equipment and furnishings of the building, making it one of the most complete Chemical Laboratories, if not the most extensive and complete, in the world. The original appropriation of $150,000, has been increased from time to time, until the total amount expended by Mr. Kent has reached the sum of $235,000.
And even this great contribution does not measure the donor's liberality toward the University. Mr. Kent crowns his munificence by making provision for the large annual expenses of sustaining and caring for the Laboratory in perpetuity.

The building is so insured that if destroyed by fire it will be immediately rebuilt, and thus every provision possible to human foresight is made for the continuance of the beneficent work of the Kent Chemical Laboratory forever.
And even when greater contributions were not welcome the no-
non-participation toward the University. Mr. Kent above his station
increased the working position for him to the extent of $10,000.
Retiring and retiring to the laboratory in part.

The publication of so numerous "Mr. Kent was not fit" as it
seemed to me, that the reason may have to

prepare for enterprise of the continuation of the generation work
of the Kent Laboratory, permanently.
CROSS REFERENCE SHEET

Name or Subject: Kent, S.A.

Regarding: [Signature]

Date: May 8, 1899
Nov. 15, 1899
Dec. 15, 1899
Dec. 23, 1899

SEE

Name or Subject: Harper Letters, Oct. 13, 1900

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  S. A. Kent

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."
CROSS REFERENCE SHEET

File No.

Name of Subject & A. Kent

Date

Regarding

SEE

File No.

Name of Subject

0179
Mr. Sydney Kent,

Chicago.

My dear Mr. Kent:—

At last the Chemical Laboratory is approaching completion and the Trustees desire to do in January what it was proposed to do in October, namely, have certain formal exercises connected with the opening of the laboratory. Prof. Remsen of Johns Hopkins University has consented to be present and make an address. It is proposed to invite all the professors of Chemistry within five hundred miles of Chicago. It is impossible to have all who would like to hear Prof. Remsen's formal address accommodated in the audience room of the laboratory since this will seat only four or five hundred. It is proposed therefore to have on the evening of Jan. 1st a reception with brief addresses by three or four persons, and on the evening of Jan. 2d at the Central Music Hall the formal address by Prof. Remsen.

I write to inquire whether it will be possible for you to be present on both of these occasions. I need not say to you that should you be absent the exercises will lose nine-tenths of their charm and value for all of us. May I not sincerely hope
Chicago, May 29, 1929

Mr. Sherman Kent

Dear Mr. Kent:

At last the Graham Laboratory is open.

The competition and the trustees agree to go in January. We
were compelled to go in October. However, we have certain
funds and resources to assist the opening of the laboratory.

Remain at home. We must not be too present. It is probable to
invite all the professors and students who are within the
five hundred miles of Chicago. It is

important to have as many as possible to hear Prof. Remsen's

honor lectures, so we will meet only two or three people. It is

your business only to have as many of your professional

friends as possible to have on the evening of your last reception

with your address of place of your perception and on the evening

of your address of Prof. Remsen.

I write to inform you that I will be present for you to

be present at your conference. I wish not to say to you
that sooner you can present the association with some time.

Of course, I need not write for you at all. May I not sincerely hope
that you can make your arrangements so as to be with us? It seems to me that this is an event of a life time, the consummation of one of the greatest acts of benevolence in the cause of science witnessed by the present generation. Will you not make every effort to give us the pleasure of your presence?

Yours very truly,

W. R. Harper
The University of Chicago

CHICAGO

Would you make your arrangements so as to be with me if

it seems to me that this is an event of a lifetime, the company

of one of the greatest men of perseverance in the cause of

science. Witnessed by the pleasant expression, will you not make

every effort to give me the pleasure of your presence?

Yours very truly,

[Signature]

W.H. Hatcher.
Mr. S. A. Kent,
Chicago, Illinois.

My dear Mr. Kent:

Your letter of December 7 has been received. We shall be very glad to receive the letter which you propose to address to me to be read at the opening of the laboratory. I venture to hope, however, that you will not allow this letter to serve as a substitute for your personal attendance. The arrangements for the opening have now been completed. The chairman of the committee of arrangements will communicate with you as to the number of printed invitations you would like to use. The program will include:

A conference on the teaching of chemistry by professors of chemistry from many institutions in the Middle States and West. The discussion will be opened by Prof. Paul C. Freret at 6:30. The opening exercises, which will include the reading of your letter, brief addresses by Prof. Remson, Neff, and others, and reception to yourself and Prof. Remson. This will be held in the laboratory itself. There will be music and refreshments. On Tuesday evening, January 2, in Central Music Hall the formal address of dedication will be given by Prof. Remson on "The Chemical Laboratory." Boxes will
Yours sincerely,

[Signature]

[Address]

[Date]
be reserved for you and your friends. I venture to hope that if there is anything that suggests itself to you that you would like to have done, I should be very happy indeed to arrange for it.

Very truly yours,

W. R. Harper
The University of Chicago

Department of Zoology

MAY 1939

CHICAGO

I am pleased to hear from you and hope to have the opportunity to visit you soon. I am looking forward to seeing you and hearing about your work.

Yours truly,

W.R. Harper
Chicago, Dec 20, 1893

My dear Mr. Napier,

Upon my arrival home of

Your kind invitation
to dine & but must
decide as my

Present state of health

Would not admit of the mesage

I hope my bust in

Bryn Mawr (about complete)

would far prefer it

in better affairs

often the opening table

with my earnest wish

for your success in

great undertaking I remain

Very truly yours

S. A. Kent

at the University of Chicago
Chicago

[Handwritten text not legible]
My dear President Harper:
I wish to thank you sincerely for the kind words you have spoken of my uncle since his death. I had felt that the Chicago papers emphasized too strongly the commercial side of his life and it was a great pleasure to read from
Your kindness, of Sidney Kent the war
I had travelled with him nearly sixty thousand miles
I know him as a son
Her father
I shall not forget this kindness
nor that show me directly by you this year ago.
Yours sincerely

[Signature]
of John Hopkins University, Baltimore, Md.
Dear President Harber:

I am writing to inform you that my friend, Sidney A. Kent, has recently passed away. She asked me to acknowledge her for her kind telegram stating that flags of the University were at half mast and the exercises at the Liberal Labo...
Muir appreciated.

Sincerely yours,

Arthur A. Hux

173 3rd St.
New York City.

April 14, 1900
Probate Court of Cook County,
Judge Christian C. Kohlsaat.
In Chambers.

Oct. 22, 1871

Pres. Wm. R. Harper,

My Dear Sir,

Yours concerning the Lewis Inst. Circular is recd. It must be all very
badly to the University Authorities that their Pres.
ident as one of the Board of Managers of Lewis, should
all in such a thing, Ordinarily I should have blame
d to you, myself, I have not
read the document, but talk
you was for it, I sent your
Studying letter to Mr. Carmen
who, when he discovers the
Probate Court of Cook County.
Judge Christian C. Kohlsaat.
In Chambers.

Your sight will probably feel as displeased as you do. In the meantime, I assure you that the U.C. is beyond, known through such errors, which have not in due will lead the least particle of malice or intention on the part of the rest of us.

Very sincerely yours,
C.C. Kohlsaat
[Handwritten text not legible]