

Lot of ground for Library to be not less than 150 feet square, 4<sup>13</sup>.  
 ——— location by terms of original will, 4<sup>15</sup>.

Manuscripts bequeathed, 14<sup>6</sup>.  
 Monument, none for testator, 21<sup>6</sup>.  
 Mortgage. *See* Bonds and Mortgages.  
 Museum, not to be formed in building or lot, nor paid for from funds of the estate, 5<sup>24</sup>.

Newspapers, 13<sup>22</sup>.  
 ——— daily, no places for, except for reference, 30<sup>3</sup>.

Novels, ephemeral, not to encumber Ridgway Branch, 13<sup>21</sup>.

——— every-day, no places for, 13<sup>28</sup>.  
 Number of shares at Dr. Rush's death (969), 12<sup>29</sup>.

Numerical superiority to have no influence, 14<sup>1</sup>.

Object in giving estate to Library Company, 10<sup>15</sup>, 25<sup>7</sup>.

Orations. *See* Lectures; also Addresses.

Paintings, collection of, not to be formed in building or lot, nor paid for from funds of the estate, 5<sup>26</sup>.

Pennsylvania Company may intervene if Library Company violates trust, 28<sup>2</sup>.

Pennsylvania real estate, Investments may be made in, 9<sup>10</sup>.

Pennsylvania State loans, Investments may be made in, 9<sup>13</sup>.

Periodicals, 13<sup>22</sup>.

Philadelphia Library. *See* Library Company.

Physicians, not more than one-fourth of the Board to be, 11<sup>25</sup>, 35<sup>18</sup>.

Pictures bequeathed, 14<sup>6</sup>.

Politics, controversial, no places for, 30<sup>1</sup>.

Portraits. *See* Paintings.

Price of testator's works not to exceed cost, 26<sup>23</sup>.

Private library and personal effects to be preserved in new library building, 11<sup>13</sup>.

Real estate in Pennsylvania, Investments may be made in, 9<sup>10</sup>.

——— may be sold by executor, 8<sup>20</sup>.

——— not to be sold for ten years after testator's death, 8<sup>11</sup>.

——— not in any case to be sold unless by decree of court, 8<sup>15</sup>.

Real estate to be kept in good order and repair, 7<sup>5</sup>.

Reasons for choosing the Library Company as his residuary legatee, 12<sup>15</sup>.

——— for removing restrictions as to size and location of lot, 25<sup>22</sup>.

Refreshments not to be paid for from funds of Ridgway Branch, 13<sup>7</sup>.

Residence, 1914 Chestnut St., not to be sold for two years, 20<sup>16</sup>.

Residuary estate to be conveyed to the Library Company, in trust, 6<sup>24</sup>.

Restriction as to size and location of lot removed, 25<sup>28</sup>.

Restrictions as to Directors not applicable to present members, 11<sup>28</sup>, 35<sup>19</sup>.

——— as to investments, 9<sup>6</sup>.

——— as to use of funds, 5<sup>19</sup>.

——— *See* Conditions.

Reviews, mind-tainting, no places for, 13<sup>28</sup>.

Revocation of certain annuities, 31<sup>19</sup>.

Ridgway, Jacob, his remains to be placed in the building, 21<sup>1</sup>.

——— the Library building to be a monument in his honor, 10<sup>18</sup>, 21<sup>5</sup>.

Ridgway Branch, so called in honor of Jacob Ridgway and his daughter, Phoebe Anne Rush, 10<sup>17</sup>.

——— Library Company to act as trustee for, 33<sup>7</sup>.

——— accounts to be kept separate, 6<sup>10</sup>.

——— act of assembly respecting, 33<sup>1</sup>.

——— funds of, not to be used for refreshments, 13<sup>7</sup>.

——— not to be encumbered with ephemeral works, 13<sup>21</sup>.

Ridgway Library to be established if Philadelphia Library does not accept bequest, 15<sup>9</sup>.

Rivalry in number of volumes to be avoided, 29<sup>12</sup>.

Room in which private effects kept not to be opened to gratify idle curiosity, 14<sup>1</sup>.

Rush, Dr. Benjamin, books and papers of, bequeathed to the Library Company, 14<sup>7</sup>.

Rush, Dr. James, date of death, 12<sup>29</sup>.

——— his remains to be placed in the building, 21<sup>2</sup>.

Rush, Phoebe Anne, her intention similar to that of Dr. Rush had she survived, 11<sup>5</sup>.

——— her remains to be placed in the building, 21<sup>2</sup>.

