

and addresses or exhibitions, or the formation of any museum, cabinet, gallery, or collection of natural history, statuary, sculpture, portraits or paintings, on the said lot of ground or in the said building; or use, apply or expend any funds derived under his will and codicils in procuring or defraying the expenses of any such, and—

*Second.*—As to keeping the accounts of the receipts and expenditures of these funds separate and distinct from all other accounts of the said Library Company, under accounts to be headed “The Ridgway Branch of the Library Company of Philadelphia.”

And that there should be inserted in the act of Assembly, which would be required to carry out the provisions of his will and codicils, clauses enacting—

“*First.*—That not more than one-fourth of the directors of the library shall belong to any one of the three learned professions of law, theology or medicine. This clause is, however, not intended to exclude any of the present members from re-election.

“*Second.*—That the number of shares in the library shall be limited to those actually issued at the time of my death. But the managers, by their by-laws, shall have the authority to allow any respectable person, depositing an amount and paying an annual sum, to be fixed by the Board of Managers, to have the full and free use of the library, as completely as if they were shareholders.

“*Third.*—That the library shall not connect themselves with any other body, corporate or politic; my residuary estate will form a large fund for the use of the library, and I wish them to be free from every inducement to go beyond what I consider the legitimate objects of a library company.”

3. The plaintiff selected a lot, bounded by Broad, Carpenter, Christian and Thirteenth streets, in said city, and erected thereon a building, in accordance with the directions

