THIS IS THE LAST WILL AND TESTAMENT of me Sarah Bradin Acheson of the Village of Rosenfeld in the Province of Manitoba, Widow, made this Third day of December A. D. 1902.

I revoke all former wills or testamentary dispositions by me at any time heretofore made, and declare this only to be and contain my last will and testament.

I direct all my just debts, funeral and testamentary expenses to be paid and satisfied by my executors hereinafter named, as soon as conveniently may be after my decease.

I nominate and appoint my son Joseph Alexander

Acheson of the said Village of Rosenfeld and John

McKennitt of Oak River in the Province of Manitoba, Massey

Harris Agent, to be the executors and trustees of this my

will, and to be the guardians of my infant children.

I bequeath to my said son Joseph Alexander Acheson and to my daughter Sarah Isabel Acheson each the sum of six hundred dollars (\$600.00) to be paid to each of them as soon as conveniently may be after my decease, said legacies to be in addition to their shares in the residue of my estate as hereinafter set forth.

I bequeath to my daughter Mary Jane Acheson and to my son Weir Henry Acheson each the sum of Three hundred dollars (\$300.00) to be paid to them as soon as conveniently may be after my decease and as soon as they each attain the age of twenty-one years said legacies to be in addition to their share in the residue of my estate as hereinafter mentioned.

All the residue of my estate both real and personal consisting of my house and lot in Rosenfeld and the West half and North East quarter of section nine in Township three in Range one West of the Principal Meridian in Mani-

toba, Lot one hundred and two of the Parish of Saint
Charles in Manitoba and my lot on Young Street in the City
of Winnipeg and all my furniture, household goods and
effects, machinery, farm implements, horses, cattle, book
promissory notes and all other real and
accounts, personal property whatsoever that I may be
possessed of at the time of my decease, I bequeath to my
said executors upon the trusts hereinafter mentioned.

Firstly: To pay all my just debts, funeral and testamentary expenses as hereinbefore mentioned

Secondly: To pay the legacies contained in this my will.

Thirdly: To collect all my book accounts, promissory notes and all debts due or accruing due to me and for this purpose it is my desire that my son Joseph Alexander shall have the charge and management of the collection thereof and that he shall receive a commission of five per cent for all monies so collected by him.

Fourthly: To sell and convert into money all of my said real and personal estate or any portion thereof, or such portion thereof as shall not consist of money, upon and subject to the terms and conditions hereinafter mentioned; and in case of any such sale I will and direct the proceeds of any such sale and that the whole of the residue of my real and personal estate shall when converted into money be divided and apportioned among all my children namely: Joseph Alexander Acheson, Sarah Isabella Acheson Mary Jane Acheson, Wier Henry Acheson, Ethel Maud Acheson Fmily Gertrude Acheson and Alexander John Acheson, in equal shares and in case any of my said children should die in my lifetime without issue, his or her said share shall be divided among my remaining children in equal shares and provided always that if any child of mine shall die in my lifetime leaving a child or children who shall survive me, then and in every such case the last mentioned child or children shall take (and if more than one, equally between them) the share which his, her or their parent would have

taken had such parent survived me.

And I further will and direct that the share, or such portion thereof as shall have been realized by my said executors, of each of my said children who has attained the full age of twenty one years, shall be paid out to them by my said executors within a reasonable time after the proceeds of any sale of my real or personal property is received by my said executors and each child on attaining the said age of 2I years, shall be entitled to receive his or her respective share or such portion thereof as shall have heen realized by my said executors; and the share or shares of my infant children shall be held by my said executors in trust until they attain respectively the age of 2I years, and in themeantime shall be deposited in the Savings Department of any Chartered Bank in Winnipeg, or may be invested in first mortgage securities on real estate in the Province of Manitoba or in any investments authorized by law for trust funds with power for my said executors from time to time to vary such investments at their discretion and the income thereof shall be applied in or towards the support, education and maintenance of the said infant children, with full power to my said executors to draw on the principal sum of any child's share in case the income thereof should be insufficient and in case my said executors deem it advisable to do so

estate or effects (with the exception of book accounts, promissory notes and other securities) shall be effected or carried out by my said trustees without the consent and authority in writing of a majority of my said children living at the time of the proposed sale, being first had and obtained, and such consent and authority to be valid and effectual notwithstanding that any of the children consenting are not of the full age of 2I years.

It is my desire that my said children should use and

shall be sold as hereinbefore provided and that they shall have the use of the said furniture, household goods and effects so long as they reside therein and it is also my desire that my farm lands near Rosenfeld namely: The West half and the North East quarter of section nine in township three in range one West in Manitoba shall be farmed and worked for the benefit of my said children until the same is sold as hereinbefore provided and I desire that my said son Joseph Alexander Acheson shall have the management and control of the said farm and the farming operations and that he should receive by way of remuneration therefor the sum of one hundred dollars per year and his board.

and I direct that the moneys realized from said farm and from my farm in IO2 St. Charles in each year shall be applied, firstly in payment of all expenses and wages and necessary improvements in connection with said farms; then towards the support, education and maintenance of all of my said children, then in payment of the sum of Five dollars per month to each of my said children and the balance, if any, is to be divided and apportioned by my said executors among my said children in equal shares in the manner hereinbefore provided

It is my desire that if any of my children assist in the farming operations on my said farm that he or she be paid the usual and customary wages therefor in addition to the above monthly allowance and said share in my estate

And it is further my desire that if any of my said children should desire a college education or to be further educated in addition to the ordinary public schools' education then and in such case the expense of such additional education shall be deducted by my said executors from the share or shares of the child or children receiving such additional education

I further Will and direct that my said Executors shall have full power to mortgage any of my said real estate and raise money on the security thereof at their discretion and for the benefit only of my estate or my said children

IN WITNESS WHEREOF I have set my hand this Third day of December A. D. 1902

by the above named Sarah Bredin
Acheson, as and for her last
will and testament, in the presence
of us, both present at the same
time, who at her request, and
in her presence have hereunto
subscribed our names as
witnesses.

" Sarah B. Acheson".

"Harry James Moss"

Rosenfeld,

Station Agent

" Henry Platt Grundy"
Winnipeg, Barrister-at-law.

DATED DEC. 3RD. 1902

LAST WILL AND TESTAMENT OF SARAH BREDIN ACHESON. CAMPRILL & CRAWFORD.