UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 2)*

Hathaway Corporation
(Name of Issuer)
Common Stock, no par value
(Title of Class of Securities)
419011101
(CUSIP Number)
Noah Klarish & Associates, 230 Park Avenue, 32nd Fl. NY, NY 10169 (212) 973-1111
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
January 15, 1997
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box $ _ $.
Check the following box if a fee is being paid with the statement _ . (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)
Note: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
CUSIP No. 419011101 Page 2 of 6 Pages
Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person
Ira Albert
Check the Appropriate Box If a Member of a Group* a. _ b. X
3 SEC Use Only
4 Source of Funds*
PF

Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items

|-|

2(d) or 2(e)

6	Citizenship or Place of Organization			
	United State	es		
Sha	ber of ares icially	7	Sole Voting Power 206,800 (includes 184,300 shares held by Albert Associates, L.P.)	
Owne	ed By ach	8	Shared Voting Power	
Rep	orting		0	
Person With		9	Sole Dispositive Power 328,500 shares including 184,300 shares held by Albert Investment Associates, L.P. and 121,700 shares held by various accounts over which Mr. Albert has discretionary authority.	
		10	Shared Dispositive Power 121,700 shares held by various accounts over which Mr. Albert has discretionary authority	
11	Aggregate A	mount I	Beneficially Owned by Each Reporting Person	
	328,500			
12	Check Box I	f the /	Aggregate Amount in Row (11) Excludes Certain Shares* $ _ $	
13	Percent of	Class I	Represented By Amount in Row (11)	
	7.7%			
14	Type of Rep	orting		
	IN			
				

*SEE INSTRUCTIONS BEFORE FILLING OUT!
INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE AND THE SIGNATURE ATTESTATION

Item 1. Security and Issuer.

This statement relates to the Common Stock, no par value per share (the "Common Stock"), of Hathaway Corporation, a Colorado corporation (the "Issuer"). The Issuer maintains its principal executive office at 8228 Park Meadows Drive, Littleton, Colorado 80124.

Item 2. Identity and Background.

- (a) This statement is filed by (i) Ira Albert, an individual, with respect to shares of the Issuer's Common Stock held by him and with respect to shares of the Issuer's Common Stock held in investment accounts over which Mr. Albert has discretionary authority, and (ii) Albert Investment Associates, L.P., a Delaware limited partnership (the "Albert Partnership") with respect to shares of the Issuer's Common Stock held by it. Ira Albert and the Albert Partnership shall sometimes be collectively referred to herein as the "Reporting Person."
- (b) The Reporting Person filed an initial Schedule 13D for an event of June 20, 1996 (the "Initial Schedule") and filed Amendment No. 1 to Schedule 13D for an event of November 11, 1996 ("Amendment No. 1"). Except to the extent set forth in this Amendment, the information in the Initial Schedule and Amendment No. 1 remains unchanged.

Item 3. Source and Amount of Funds or Other Consideration.

Ira Albert directly owns 22,500 shares of the Issuer's Common Stock for which he paid \$61,488.70 Mr. Albert obtained the funds from his personal funds. Mr. Albert has discretionary authority over accounts which own 121,700 shares of the Issuer's Common Stock for which such accounts paid a total of \$414,196 from the personal funds of the beneficial owners of such accounts. The Albert Partnership directly owns 184,300 shares of the Issuer's Common Stock for which it paid \$531,912.25 from its working capital.

Item 5. Interest in Securities of the Issuer.

(a) The number of shares of the Issuer's Common Stock and the percentage of the outstanding shares (based upon 4,244,817 shares outstanding as reported in the Issuer's Quarterly Report on Form 10-Q for the quarter ended September 30, 1996) directly beneficially owned by each Reporting Person is as follows:

		Percentage of
Name	Number of Shares	Outstanding Shares
Ira Albert	22,500	. 5%
Albert Partnership	184,300	4.3%
Albert discretionary accounts	121,700	2.9%

- (b) Mr. Albert has sole power to vote 206,800 shares of the Issuer's Common Stock and has sole power to dispose or to direct the disposition of 328,500 shares of the Issuer's Common Stock.
 - (c) See Appendix I annexed hereto.

Signatures

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: January 16, 1997

ALBERT INVESTMENT ASSOCIATES, L.P. By: ALBERT INVESTMENT STRATEGIES, INC.

/s/ Ira Albert

By: Ira Albert, President

TRANSACTIONS IN HATHAWAY CORPORATION COMMON STOCK WITHIN THE PAST 60 DAYS

All transactions were open market purchases and the commissions are included in the price of the shares.

1. Albert Investment Associates, L.P.

Trade	No. of Shares	Price Per	Cost of
Date	Purchased	Share	Purchases
12/30/96	8,000	\$3.38	\$ 27,240.00

2. Ira Albert and Family

Trade Date	No. of Shares Purchased	Price Per Share	Cost of Purchases
12/31/96	500	\$3.69	\$ 1,892.50

3. Other Discretionary Accounts/Limited Power of Attorney

Trade Date	No. of Shares Purchased	Price Per Share	Cost of Purchases
11/21/96	5,000	\$3.88	\$ 19,375
11/22/96	10,000	4.00	40,000
1/13/97	17,500	4.00	70,000
1/15/97	5,000	3.88	19,375
1/15/97	2,500	4.00	10,000
	40,000		\$158,750

[Following are the Initial and Amendment No. 1 filings to 13D filed by Hathaway Corporation]

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No.___)* Hathaway Corporation ______ (Name of Issuer) Common Stock, no par value -----(Title of Class of Securities) 419011101 ------(CUSIP Number) Noah Klarish, Esq. Foote & Klarish, P.C. 767 Fifth Avenue, 6th Fl. NY, NY 10153 (212) 980-7777 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) June 20, 1996

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box $|_|$.

Check the following box if a fee is being paid with the statement |x|. (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

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*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO. 4	419011101	SCHEDULE 13D	Page 2 01 8 Pages
	of Reporting or I.R.S. Id	Person lentification No. of Above Person	
Ira A	Albert		
2 Check	k the Appropr	iate Box If a Member of a Group	a. _ b. x
3 SEC l	Jse Only		
4 Source	ce of Funds*		
PF			
	\langle Box If Disc or 2(e) $ $ _ $ $	closure of Legal Proceedings Is Require	
6 Citiz	zenship or P]	ace of Organization	
	-		
Unite	ed States 		
Number of Shares		Sole Voting Power 167,800 (includes 145,800 shares held by Albert Investment Asso	
Beneficial Owned By Each	1y 8	Shared Voting Power	
Reporting	g	0	
Person With	9	Sole Dispositive Power 235,000 (includes 145,800 shares held Investment Associates, L.P. and 67,20 various accounts over which Mr. Alber authority)	00 shares held by
	10	Shared Dispositive Power	
		67,200 shares held by various account Albert has discretionary authority)	cs over which Mr.
11 Aggre	egate Amount	Beneficially Owned by Each Reporting F	Person
235,(
12 Check	k Box If the	Aggregate Amount in Row (11) Excludes	
13 Perce	ent of Class	Represented By Amount in Row (11)	
5.5%		, , ,	
14 Type	of Reporting		
IN			

*SEE INSTRUCTIONS BEFORE FILLING OUT!

Item 1. Security and Issuer.

This statement relates to the Common Stock, no par value per share (the "Common Stock"), of Hathaway Corporation, a Colorado corporation (the "Issuer"). The Issuer maintains its principal executive office at 8228 Park Meadows Drive, Littleton, Colorado 80124.

Item 2. Identity and Background.

- (a) This statement is filed by (i) Ira Albert, an individual, with respect to shares of the Issuer's Common Stock held by him and with respect to shares of the Issuer's Common Stock held in investment accounts over which Mr. Albert has discretionary authority, and (ii) Albert Investment Associates, L.P., a Delaware limited partnership (the "Albert Partnership") with respect to shares of the Issuer's Common Stock held by it. Ira Albert and the Albert Partnership shall sometimes be collectively referred to herein as the "Reporting Person."
- (b) The business address of Ira Albert and of the Albert Partnership are 1304 SW 160th Avenue, Suite 209, Ft. Lauderdale, FL 33326. The general partner of the Albert Partnership is Albert Investment Strategies, Inc., a Massachusetts corporation (the "General Partner"), which also has a business address located at 1304 SW 160th Avenue, Suite 209, Ft. Lauderdale, FL 33326.
- (c) The principal business of Ira Albert and of the Albert Partnership is securities investment.
- (d) During the past five years, neither Mr. Albert nor the Albert Partnership nor the General Partner nor any of its executive officers, directors or controlling persons have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the past five years, neither Mr. Albert nor the Albert Partnership nor the General Partner nor any of its executive officers, directors or controlling persons have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction resulting in their being subject to a judgment, decree or final order enjoining any such person from future violations of or prohibiting or mandating activities subject to federal or state securities laws, or finding any violation of such laws by any such person.

Item 3. Source and Amount of Funds or Other Consideration.

Ira Albert directly owns 22,000 shares of the Issuer's Common Stock for which he paid \$59,596.20 Mr. Albert obtained the funds from his personal funds. Mr. Albert has discretionary authority over accounts which own 67,200 shares of the Issuer's

Common Stock for which such accounts paid a total of \$202,271.75 from the personal funds of the beneficial owners of such accounts. The Albert Partnership directly owns 145,800 shares of the Issuer's Common Stock for which it paid \$401,022.25 from its working capital.

Item 4. Purpose of Transaction.

The Reporting Persons have acquired their shares of the Issuer's Common Stock for investment. The Reporting persons have no plans or proposals which, other than as expressly set forth below, would relate to or would result in: (a) the acquisition of additional securities of the Issuer or the disposition of presently-owned securities of the Issuer; (b) any extraordinary corporate transaction involving the Issuer; (c) a sale or transfer of a material amount of assets of the Issuer; (d) any change in the present Board of Directors or management of the Issuer; (d) any material change in the present capitalization or dividend policy of the Issuer; (f) any material change in the operating policies or corporate structure of the Issuer; (g) any change in the Issuer's charter or by-laws; (h) the Common Stock of the Issuer ceasing to be authorized to be quoted in the NASDAQ inter-dealer quotation system; or (i) causing the Issuer becoming eligible for termination of registration pursuant to Section 12(g) (4) of the Securities Exchange Act of 1934. The Reporting Persons, however, reserve the right, at a later date, to effect one or more of such changes or transactions.

Although the Reporting Persons have no present plans to purchase additional shares of the Issuer's Common Stock or sell any of their shares of the Issuer's Common Stock, they, either together or separately, may seek to purchase additional shares of the Issuer's Common Stock or sell some or all of their shares of the Issuer's Common Stock in the open market or in privately negotiated transactions from or to one or more sellers or purchasers, as the case may be, provided that, in accordance with their best judgment in light of the circumstances existing at the time, such transactions present an attractive (long or short term) opportunity for profit.

The Reporting Persons further reserve the right to act in concert with any other shareholders of the Issuer, or other persons, for a common purpose should they determine to do so, and/or to recommend courses of action to management and the shareholders of the Issuer.

Item 5. Interest in Securities of the Issuer.

(a) The number of shares of the Issuer's Common Stock and the percentage of the outstanding shares (based upon 4,256,381 shares outstanding as reported in the Issuer's Quarterly Report on Form 10-Q for the quarter ended March 31, 1996) directly beneficially owned by each Reporting Person is as follows:

Name	Number of Shares	Percentage of Outstanding Shares
Ira Albert	22,000	. 5%
Albert Partnership	145,800	3.4%
Albert discretionary accounts	67,200	1.6%

- (b) Mr. Albert has sole power to vote 162,800 shares of the Issuer's Common Stock and has sole power to dispose or to direct the disposition of 220,000 shares of the Issuer's Common Stock.
 - (c) See Appendix A annexed hereto.
- (d) Certain persons have the right to receive dividends from or the proceeds of sale of certain of the shares of the Issuer's Common Stock included in this statement. No such person individually has the right to receive dividends or proceeds relating to shares of the Issuer's Common Stock constituting more than 5% of the class of the Issuer's Common Stock.
 - (e) Not Applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Ira Albert may be deemed to have beneficial ownership and control of the shares of the Issuer's Common Stock held by accounts with respect to which Mr. Albert has discretionary authority and shares held by the Albert Partnership by virtue of his control of the General Partner of such entity. Mr. Albert disclaims beneficial ownership of the shares of the Issuer's Common Stock held by the discretionary accounts and by the Albert Partnership.

Other than as set forth above, the Reporting Persons have no contracts, arrangements, understandings or relationships (legal or otherwise) either amongst themselves or with any other persons with respect to the shares of the Issuer's Common Stock.

Item 7. Material to be Filed as Exhibits.

None

Signatures

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: June 20, 1996

ALBERT INVESTMENT ASSOCIATES, L.P. By: ALBERT INVESTMENT STRATEGIES, INC.

By: /s/ Ira Albert
Ira Albert, President

TRANSACTIONS IN HATHAWAY CORPORATION COMMON STOCK WITHIN THE PAST 60 DAYS

All transactions were open market purchases and the commissions are included in the price of the shares. $\,$

1. Albert Investment Associates, L.P.

	No. of		
Trade	Shares	Price Per	Cost of
Date	Purchased	Share	Purchases
F /1 /06	Г 000	Ф 2.00	¢10, 150, 00
5/1/96	5,000	\$ 2.00	\$10,150.00
5/1/96	10,000	2.13	21,550.00
5/2/96	10,000	2.31	23,494.50
5/2/96	2,000	2.19	4,459.00
5/2/96	1,000	2.25	2,290.00
5/3/96	10,000	2.50	25,300.00
5/6/96	5,000	2.44	12,337.50
5/10/96	2,000	2.50	5,060.00
5/12/96	10,000	2.63	26,550.00
5/14/96	26,000	2.63	69,030.00
5/17/96	5,000	2.69	13,587.50
5/30/96	10,000	2.81	28,530.00
6/6/96	20,000	3.06	61,979.00
6/7/96	7,500	3.06	23,273.00
6/10/96	2,000	3.25	6,680.00
6/14/96	2,300	3.32	7,721.00
6/17/96	8,000	3.38	27,270.00
6/19/96	5,000	3.47	17,493.75
	145,800		\$401,022.25

2. Ira Albert and Family

Trade Date	No. of Share Purchased	Price Per Share	Cost of Purchases
5/3/96 5/12/96 5/14/96 6/3/96	3,000 3,000 10,000 6,000	\$ 2.50 2.63 2.63 2.88	\$ 7,622.40 7,965.00 26,550.00 17,458.80
	22,000		\$59,596.20

3. Other Discretionary Accounts/Limited Power of Attorney

Trade Date	No. of Share Purchased	Price Per Share	Cost of Purchases
5/14/96 5/17/96 5/30/96 6/4/96 6/10/96 6/19/96 6/19/96	10,000 20,000 7,500 4,700 15,000 5,000 5,000	\$ 2.63 2.82 2.81 3.06 3.19 3.47 3.50	\$ 26,550.00 56,362.00 21,318.75 14,534.75 48,262.50 17,493.75 17,750.00
	 67,200		\$202,271.75

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Hathaway Corporation

(Name of Issuer)

Common Stock, no par value

(Title of Class of Securities)

419011101

(CUSIP Number)

Noah Klarish, Esq.
Foote & Klarish, P.C.
767 Fifth Avenue, 6th Fl. NY, NY 10153
(212) 980-7777

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

November 11, 1996

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box $|_{-}|$.

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CUSIP	No. 419011:	101	SCHEDULE 13D	Page 2 of	Pages
1	Name of Rep		Person lentification No. of Above Person		
	Ira Albert				
2	Check the /	Appropr	iate Box If a Member of a Group*		a. _ b. X
3	SEC Use Oni				
J	320 030 On.	,			
4	Source of I				
	PF				
5	Check Box 1 2(d) or 2(d		losure of Legal Proceedings Is Require	d Pursuant t	o Items _
6	Citizenshi	o or Pl	ace of Organization		
	United Sta	tes			
Sha	ber of ares	7	Sole Voting Power 198,300 (includes 176,300 shares held Investment Associates, L.P.)	by Albert	
Owne	icially ed By ach	8	Shared Voting Power		
Repo	orting		0		
Person With		9	Sole Dispositive Power 280,000 (includes 176,300 shares held Investment Associates, L.P. and 81,70 various accounts over which Mr. Alber authority)	by Albert 0 shares hel	d by
		10	Shared Dispositive Power 81,700 shares held by various account Albert has discretionary authority		
11	Aggregate /	Amount	Beneficially Owned by Each Reporting P	erson	
	280,000				
12	Check Box	If the	Aggregate Amount in Row (11) Excludes	Certain Shar	es* _
13	Percent of	Class	Represented By Amount in Row (11)		
	6.6%				
14	Type of Rep	oorting	Person*		
	IN				

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INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE AND THE SIGNATURE ATTESTATION

Item 1. Security and Issuer.

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- (b) The Reporting Person filed an initial Schedule 13D for an event of June 20, 1996 (the "Initial Schedule"). Except to the extent set forth in this Amendment, the information in the Initial Schedule remains unchanged.

Item 3. Source and Amount of Funds or Other Consideration.

Ira Albert directly owns 22,000 shares of the Issuer's Common Stock for which he paid \$59,596.20 Mr. Albert obtained the funds from his personal funds. Mr. Albert has discretionary authority over accounts which own 81,700 shares of the Issuer's Common Stock for which such accounts paid a total of \$255,446 from the personal funds of the beneficial owners of such accounts. The Albert Partnership directly owns 176,300 shares of the Issuer's Common Stock for which it paid \$504,672.25 from its working capital.

Item 5. Interest in Securities of the Issuer.

(a) The number of shares of the Issuer's Common Stock and the percentage of the outstanding shares (based upon 4,249,067 shares outstanding as reported in the Issuer's Quarterly Report on Form 10-Q for the quarter ended June 30, 1996) directly beneficially owned by each Reporting Person is as follows:

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Albert Partnership	176,300	4.1%
Albert discretionary accounts	81,700	1.9%

- (b) Mr. Albert has sole power to vote 198,300 shares of the Issuer's Common Stock and has sole power to dispose or to direct the disposition of 280,000 shares of the Issuer's Common Stock.
 - (c) See Appendix I annexed hereto.

Signatures

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: November 13, 1996

ALBERT INVESTMENT ASSOCIATES, L.P. By: ALBERT INVESTMENT STRATEGIES, INC.

By: /s/ Ira Albert

Ira Albert, President

TRANSACTIONS IN HATHAWAY CORPORATION COMMON STOCK WITHIN THE PAST 60 DAYS

All transactions were open market purchases and the commissions are included in the price of the shares.

1. Albert Investment Associates, L.P.

	No. of			
Trade	Shares	Price Per	Cost of	
Date	Purchased	Share	Purchases	
8/19/96	5,000	\$ 3.25	\$ 16,500.00	
8/19/96	7,500	3.00	22,800.00	
8/19/96	5,000	2.875	14,579.00	
10/3/96	5,000	3.875	19,679.00	
10/18/96	2,500	3.625	9,192.00	
11/11/96	5,500	3.75	20,900.00	
	30,500		\$103,650.00	

2. Other Discretionary Accounts/Limited Power of Attorney

Trade	No. of Shares	Price Per Share			Cost of
Date	Purchased			Purchases	
8/20/96	5,000	\$	3.25	\$	16,400.00
9/9/96	6,500		3.8125		25,029.25
11/11/96	3,000		3.875		11,745.00
	14,500			\$	53,174.25