hereinbefore mentioned.

Sixth: That the Court will appoint a Receiver to take an account of all said partnership interests and assets, and determine the interest of the said Samuel Brown therein, whereby the same may be ascertained and reached, to answer to such decree as this Court may make in the matter of said petition for separate support.

Lizzie H. Brown.

Worcester, ss.

Oct. 20, 1900.

Personally appeared Lizzie H. Brown & made oath that the above statements by her subscribed are true.

Charles C. Milton. Justice of the Peace.

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Lizzie H. Brown vs Samuel Brown, et als.

Agreement to Dismiss.

COMMONWEALTH OF MASSACHUSETTS.

Probate Court.

In the matter of the Bill in Equity filed by Lizzie H. Brown vs. Samuel Brown, now pending in this Court,

This cause having come on to be heard, upon agreement of all parties, it is hereby ordered, adjudged and decreed as follows:- All injunctions issued in this cause dissolved and the cause dismissed.

Worcester, Mass., December 11, 1900.

C. C. Milton, Attorney for petitioner.

Blackmer & Vaughan, Attorneys for Respondent.

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Decree.

COMMONWEALTH OF MASSACHUSETTS.

Worcester. ss. At a Probate Court holden at Worcester, in and for the said County of Worcester, on the eleventh day of December in the year of our Lord one thousand nine hundred.

On the petition in equity of Lizzie H. Brown Petitioner, against Samuel Brown and others, respondents, praying for an injunction restraining said respondents from disposing of the property of Walker & Brown; for the appointment of a Receiver and for further relief.

With consent of parties, it is decreed that the two injunctions issued in this matter dated respectively April 16,1900, and October 22, 1900 be dissolved and said petition be dismissed.

William T. Forbes.

Judge of Probate Court.

A true record,

Junge Hilharen

Samuel Gaskill.

Case 27209

Will.

The last will and testament of Samuel Gaskill of the town of Hopedale , County of Worcester and Commonwealth of Massachusetts, After the payment of my just debts and funeral charges, I bequeath and devise as follows:- to wit:- to my sister Elmira F. Fletcher and to Julia Pond daughter of my brother John, each six hundred dollars.

To the children of my sister Olive Barrows six hundred dollars in equal shares; to the children of my sister Mary T. Gould four hundred dollars in equal shares; To Rosabelle, Jesse, Jennie, Hannah and Fred, children of my brother Naum, each five hundred dollars;

To Frank Gaskill son of my brother Naum the premises described in a deed of Wm. E. Fales, and others to me, dated March 24, 1880, recorded with Worcester District Deeds, book 1071 page 9, in fee simply absolute;

To Wilfred Gaskill son of my brother Naum the premises described in a mortgage deed of Naum Gaskill to me dated March 31, 1873 recorded with Worcester District Deeds, book 897, page 237, excepting the lot used as a grave yard which was released by me in fee simple absolute:

To Samuel Gaskill son of my brother Gilbert the premises described in a deed of Jason N. Read, to me dated July 15, 1881, recorded with Worcester District Deeds, book 1101 page 78, for his natural life, and at his death to his son Samuel in fee simple absolute:

To my brother Gilbert an undivided fifth part to my brother Richard an undivided fifth part, to my brother Lewis an undivided fifth part, to my brother Albert an undivided fifth part and to the children of my brother Micajah an undivided fifth part of the rest and residue of my estate of every name and nature wherever situated and whenever acquired. There is due me from my brother Micajah on this date principal and interest the sum of three thousand three hundred and sixty dollars , this date meaning May 16,1896; As my other brothers are owing me various sums of money which will form a part

of my estate and which , it is my will, shall be deducted from their respective shares, it seems to me just that the children of my brother Micajah should pay this debt.

It is therefore my will that the sum of three thousand three hundred and sixty dollars, with simple interest at the rate of five per cent per annum to the date of my decease from said May 16, 1896 be added in as a part