

whether real, personal or mixed, remaining unpaid for the purpose set forth in the first article of this instrument, I give and bequeath in equal shares to my two children, viz: Waldo H. Baskell and my said daughter Sylvia Baskell, to them and their heirs.

As it is probable I shall leave no debts to be paid excepting those of my last sickness, it is my request that my executrix may not be required to give bonds for executing the trust committed to her by this instrument.

I hereby constitute and appoint my aforesaid above wife my executrix of this my last will and testament.

In testimony whereof I have hereunto set my hand and seal and publish and declare this to be my last will and testament in presence of the witnesses named below this twenty-seventh day of August in the year one thousand eight hundred and fifty-six.

Moses Baskell (Real)

Signed, sealed, published and declared by the said Moses Baskell as and for his last will, and testament in presence of us, who, in his presence and in the presence of each other, and at his request, have hereunto subscribed our names as witnesses.

Samuel Lee.

Samuel P. Stone.

A. C. Sparhawk.

Dan Hill.

I, Dan Hill of Palackstone, in the County of Worcester and State of Massachusetts, do make publish and declare this to be my last Will and Testament.

To my wife Nancy P. Hill, I give and bequeath as my household furniture and the sum of five thousand dollars in cash, to be paid by my Executor hereinafter named, within one year from the time of my decease, with interest from such time, she relinquishing all other claims to my estate.

All my Kelly land, consisting of two tracts in said town of Palackstone, one tract of about 30 acres, mostly woodland, bounded southerly by land of Auretta Aldrich, Moses Kelly and Joseph B. Boy and others, and Easterly by Bellingham line, the other tract

of about 12 acres, lying on the southerly side of the old Rehobeth road, being mostly improved land, upon which are a barn and saw mill. I devise to Gustavus B. Williams, my son-in-law, in trust forever and for the following purposes. He may sell the whole or any part of the last named tract of land at such time as he may deem best in the exercise of a sound discretion and invest the proceeds of such sale or sales, in safe public securities, or loan the same upon any real estate security, interest in either case to be collected annually. Provided, however that he shall allow Moses Kelly, to use and occupy the saw mill and the entire lot of land upon which it stands, being all the land between the Mill Pond and the road, until the first day of April 1868, if said Kelly live so long, and desire so to use and occupy, he paying annually as rent for the same the sum of thirty-six dollars and all taxes assessed thereon. And all of said last named tract not occupied by said Kelly, the said trustee shall rent as he may deem proper till he shall have sold the same, whatever he shall receive either for rents or for interest or proceeds of lands sold he shall apply first to compensate himself for his services & expenses in discharging the trust; second to the payment of all taxes which may be assessed upon any and all property thus held by him in trust, excepting such as are to be paid by said Kelly; and the residue he shall apply from time to time as he may think best to aid in the support and education of my two grandchildren, Martin Williams and Will C. Williams, and when either of said grandchildren shall have arrived at the age of twenty-one years each grand child shall be entitled to receive and shall have conveyed to her or him by the trustee, one undivided half of all said lands which remain unsold, and one half of the proceeds of all sales which may have been made of any portion of the same together with one half of all unpaid interest which has accrued upon the same.

If either of said grandchildren shall not live to the age of twenty-one years, the one that shall so