

Ferdinand Metcalf, Joseph George Metcalf, and Frank Leslie Metcalf, to be equally divided between them.
I hereby constitute and appoint my son, Joseph George Metcalf, sole Executor, of this, my last Will and Testament.

In witness whereof, to this my last Will and Testament, I have hereunto set my hand and affixed my seal, this nineteenth day of September, in the year of our Lord, one thousand eight hundred and eighty-four.

John George Metcalf, Seal.

Signed, sealed, published and declared, by the said John George Metcalf, as and for his last will and testament, in presence of me, who at his request, in his presence, and in the presence of each other have hereunto signed our names as witnesses.

David Adams

Mosce C. Adams

Maria M. Adams.

I, John G. Metcalf, of Abundon, Massachusetts, do hereby make and publish this a Codicil, to my last will and testament, hereinbefore written, hereby ratifying and confirming said will in all respects, save as modified by this Codicil.

I give and bequeath to my son, Joseph G. Metcalf, all the family portraits belonging to me.

In witness whereof, I hereby affix my hand and seal, this twenty-first day of July A.D. 1891.

John G. Metcalf, Seal.

On this twenty-first day of July A.D. 1891, John G. Metcalf of Abundon, Massachusetts, signed and sealed the foregoing instrument, in our presence, declaring it to be a Codicil, to his last will and testament, and in witness whereof we three do now in his presence, at his request, and in the presence of each other, hereunto affix our signatures.

Gustave B. Williams.

Berton Williams.

Capital Williams.

A true record. Attest:

J. W. Scovillewick, Registrar

Dec 13, 1896.

Abbie E. Whiting.

Be it remembered, that J. Abbie E. Whiting, of Uxbridge, in the Commonwealth of Massachusetts, being of sound mind and memory, but knowing the uncertainty of this life, do make this my last will and testament.

After the payment of my just debts and general charges, I bequeath

and devise as follows:

First. To my beloved husband, Niles Whiting, of said Uxbridge, I give and bequeath One thousand (1000) dollars.

Second. To my brother, Moses Thompson, of Worcester, in said Commonwealth, I give and bequeath Fifteen hundred (1500) dollars. I also bequeath and give to the said Moses Thompson, a desk belonging to me, and now at my dwelling house.

Third. To my sister, Mary Ann Branan, wife of Charles E. Branan of Millville, in said Commonwealth, I give and bequeath Five hundred (500) dollars. I also give and bequeath, to the said Mary Ann Branan, all the wearing apparel, belonging to me at the time of my death.

Fourth. To my brother, Charles B. Thompson, I give and bequeath Five hundred dollars.

Fifth. To William Palmer Branan, son of the said, Charles E. Branan, and Mary Ann Branan, I give and bequeath Seven hundred (700) dollars.

Sixth. To Charles Leon Thompson, son of the said Charles B. Thompson and Jane Thompson, his wife, I give and bequeath Seven hundred (700) dollars.

Seventh. To Lillian Eliza Thompson, daughter of the said Charles B. Thompson and Jane Thompson, I give and bequeath Seven hundred (700) dollars. I also give and bequeath to the said Lillian Eliza Thompson, my bed-set and the bedding belonging thereto, a set of drawers, which belonged formerly to my mother, my mother's picture, and a picture representing a ship.

Eighth. I give and bequeath to the said Moses Thompson and his successor, One hundred (100) dollars, in trust, chiefly for the following purpose, viz: To invest said sum and collect and receive the income accruing from such investment, and after deducting all necessary charges, to apply the remainder of said income, for keeping in repair the burial lot in Prospect Hill Cemetery, where my parents are buried.

Ninth. All the rest, residue and remainder of all the property and estate, real, personal and mixed of every description and whatsoever situated, of which I may be seized or interested, or to which I may be entitled, at the time of my death, I give bequeath and devise to my brothers and sister, surviving at the time of my decease, in equal share, to them and their heirs forever.

Tenth. In case the property and estate, left by me, at the time of my decease, should not be sufficient from any cause whatsoever to pay in full the many bequests made in this will, then I direct that the exec shall fall upon each of the legatees, named in the