

Beis forever, I give and bequeath all the remainders of my real Estate situated in said Mendon & Millford (except my Farm in Mendon Meeting house) in manner following, that is to say, the whole to be divided into three equal parts as nearly as may be, & I give one part thereof to my said Son Seth, one part thereof to my said Son Benjamin, & one part thereof to the Children of my said Son David; Provided, and my Will is, that my said Sons Seth & Benjamin, shall each of them pay unto my said Wife yearly and every year during her natural life, the sum of Fifty Dollars, towards the annuity which I have given her as aforesaid and these two yearly sums of Fifty Dollars each, together with the yearly sum of Fifty Dollars to be retained by my Trustees as aforesaid and which my Executors are hereby directed to receive and pay over to my said Wife yearly and every year during her natural life, will complete that annuity; and my Will further is, that my said Son Seth, towards his share in the aforesaid real estate, shall first take the Mansion house aforesaid & Buildings contiguous thereto & then the land which my honored Father bought of William Emory &c. until he obtains his share; Provided nevertheless, my said Son Seth, shall come into possession of only two third parts of said Mansion house during the natural life of my said Wife, except it be by her consent & agreement any thing above written to the contrary notwithstanding.

Item. To my said Sons Seth & Benjamin and their heirs, I give my Paw N^o B in Mendon Meeting house - and to my said Son Seth I give all my Wearing Apparel, and my right day beforesaid after the decease of my said Wife.

Item. To my Grandson Daniel, Peters Davenport (the only Son of my Son Samuel Daniels Davenport deceased) I give Two thousand Dollars, to be paid in one year after my decease, if he shall be living at the time of my decease, but if he shall not be living at the time of my decease, my Will is, that this Legacy be divided into four equal parts, of which I give one part to my said Son Seth, one part to my said Son Benjamin, one part to the Children of my said Son David, & one part to my Granddaughter Amy Peters Davenport, the only Daughter of my said Son Samuel.

Item. To my said Granddaughter Amy Peters Davenport and her heirs, I give Two thousand Dollars, to be paid at the expiration of two years after my decease, if she shall be living at the time of my decease, but if she shall not be living at the time of my decease, my Will is that this Legacy be divided into four equal parts, of which I give one part to my said Son Seth, one part to my said Son Benjamin, one part to the Children of my said Son David, and one part to my said Grandson

Grandson Daniel, Peters Davenport. &
Item. To my Granddaughter Chloe Davenport Hastings, youngest Daughter of my Daughter Chloe Hastings deceased, I give One hundred Dollars, to be paid when my said Granddaughter shall arrive at the age of Twenty one years, but if she shall not live to the age of Twenty one years, I give one fourth part of this Legacy to the Children of my said Son David, & three fourth parts thereof to my said Sons Seth & Benjamin.

Item. After all my Debts, Funeral charges and Legacies and Probate charges are paid and discharged, my Will is, that all the remainder of my Estate not herein given away, in whatever it doth or may consist or wheresoever & wheresoever the same may be found, shall be divided into four equal parts, of which I give one part to the Children of my said Son David, & three parts thereof to my said Sons Seth & Benjamin to be equally divided between them.

Finally, I constitute and appoint my said Son Seth Davenport and my said Son Benjamin Davenport Executors of this my last Will and Testament.

In Witness of all and each of the things herein contained, I have hereunto set my hand and seal this twenty third day of January in the year of our Lord, One thousand, eight hundred and thirtieth & of the Independence of the United States, the thirty seventh.

Signed & sealed in presence of

Samuel Peters

Olis Brigham

Andrew Peters.

Seth Davenport (S.S.)

Witness: To all People to whom these presents shall come
(S.S.) Nathl Parin Esq. Judge of the Probate of Wills in the County of Worcester, within the Commonwealth of Massachusetts, the said Court being

Know ye that on the fourth day of May A.D. 1815 the Instrument hereunto annexed purporting the last Will and Testament of Seth Davenport late of Mendon deceased was presented for Probate by Seth Davenport & Benjamin Davenport the Executors therein named; then present Andrew Peters Esq. & Samuel Peters two of the Witnesses thereto subscribed, who made Oath that they saw the said Testator sign, seal and heard him declare the said Instrument to be his last Will and Testament, and that they with Olis Brigham subscribed their names together as Witnesses to the Execution thereof in the said Testators presence; and that he was then (to the best of their judgment) of sound and disposing mind.

I do therefore Prove, Approve and Allow of the said Instrument as the last Will & Testament of the above named Deceased and consent the Administration thereof in all matters the same concerning and of his Estate whereof he did seize and possess in said Commonwealth