

all of charge against my estate they such are to have nothing
4 I give to the children of my sister Peter Freeman who survived
me, the like sum of thirty dollars to be divided between them equally
my year after my decease.

5 I give to my nephew Frederick A Wade son of my brother John
Wade the sum of fifteen dollars to be paid him in one year from
my decease.

6 I give to my said Executor and to his successor or successors,
in trust nevertheless for the benefit of my grand daughter Helen
A Kibber wife of George W Kibber and to her heirs all the real
estate of which I shall die seized as follows viz: The farm lying
partly in Sturbridge and partly in Brookfield and known as
the "William place" for the term of twenty five years from my
decease, no wood or timber thereon to be sold or cut for sale during said
term of time; the lot of about six acres lying easterly and near farm
number 1 in said Sturbridge for said term of twenty five years in
which time no wood or timber to be sold therefrom or cut for sale,
and also the farm on which I now live for the term of ten years
in which time no wood or timber shall be sold therefrom or cut for
sale; the apron lot westerly and near where Nathaniel Allen now
live on the westerly side of the road, for the term of twenty five years
in which time no wood or timber shall be sold therefrom or cut for
sale, but the said Helen A. and her heirs may cut for repairing
buildings or seeding grass upon any of said mentioned premises.

7 I give to said Helen A. and her heirs all the real and residue of
my estate, real personal or mixed, remaining at my decease
without conditions.

8 I hereby nominate and appoint Dwight Wade of Brookfield in the
said county of Worcester to be the sole executor of this my last will
and testament and desire that he be not required to file bond
for the due execution of the trust herein imposed.

In witness whereof I the said Augusta Walker have hereunto set
my hand this first day of September A.D. one thousand eight
hundred and seventy one.

Augusta Walker
Signed, declared and published by the said Augusta Walker in my presence
and in the presence of each other subscribers in
presence of witnesses, that the instrument subscribed by her subscribed is
her last will and testament; and that the instrument in question was done
before signing and that this will shall be attached at some time.

Annella Walker
Frederick Wade
Fanny Wade
Record to Will. see page 592.

Thomas Saff

As it remembered that I Thomas Saff of Mendon in the County
of Worcester and Commonwealth of Massachusetts do on this thirtieth
day of June in the year eighteen hundred and fifty eight, make,
publish and declare the following instrument to be my last
will and testament in manner following that is to say:

In the first place, after the payment of all my just debts, funeral
expenses, and charge of administration, I give and bequeath to
my beloved wife Mercy Saff one third part of all my real estate
whenever situate and however acquired. To have and to hold to her
the said Mercy for and during the term of her natural life and then
to be complete and ended.

I also give and bequeath to my beloved wife one third part of all
my personal estate, to have and to hold to her in fee absolute.

In the next place I give and bequeath to each of my beloved
daughters to wit: Cornelia W Nelson, wife of Otis Nelson, Eliza
Haskell wife of Samuel Adams, Mercy Ann Saff, and Susan Saff,
the sum of four hundred dollars, one half part of which sum, to wit,
two hundred dollars to be paid to each of my said daughters at my
decease; and the remaining two hundred dollars each at the decease
of my mother in case I shall leave a widow - otherwise the legacy to each
of my daughters shall all be paid at my decease.

In the next place I give and bequeath to my four daughters
herein mentioned, all my household furniture at the decease
of my mother, if I shall leave a widow - otherwise the same shall
be delivered to them to be equally divided between them at my
decease, excepting my desk, all my books and papers, which are
not intended to be included in this legacy.

In the next place, I give and bequeath to my daughter Mercy
Ann or Susan, the use of the south half of the upright part of the
house in which I now live, for their personal use, so long as they
or either of them shall remain single and unmarried, provided they
or either of them that remain unmarried shall choose to occupy the
same personally, but not for the purpose of renting.

In the next place, I give and bequeath to my beloved sons to wit, Sullivan
W Saff, Alagon Saff, and Samuel W Saff, all the rest and remainder
of my estates, both real and personal, wherever situate and however ac-
quired. To have and to hold to them their heirs and assigns forever,
share and share alike. My will is however, and I do so far qualify the
last named legacy that the piece of land on the homestead farm that
I have inclosed and dedicated as a place of burial of the dead shall be
so used forever, and not committed to other purposes - and all my own
children above named shall have equal rights therein for the purpose