

hereby by me made,

As to all the property, real and personal wherof I shall die seized and possessed, or to wherof I shall be entitled at the time of my decease, I give devise and bequeath the same in the manner following to wit.

First. My will is that all my just debts and funeral charges shall be paid out of my estate, by my executors hereinafter named as soon after my decease as shall be nec by found convenient.

Secondly. I give and bequeath to my son Robert A. Bennett the sum of five dollars to be paid him by my Executors out of my estate.

Thirdly. I give and bequeath to my beloved wife Robt. M. Bennett all the personal estate wherof I shall die seized and possessed, after the payment of my debts funeral charges, and the above legacy to Robert A. Bennett.

Fourthly. I give and devise to my beloved wife Robt. M. Bennett one undivided third part of all the real estate of which I shall die seized and possessed, or to wherof I shall be entitled at the time of my decease, said real estate now consisting of two separate tracts of land, one of about sixty acres, situate in said Mendon, on the road leading from Hopkdale to said Mendon and where now stand the house and buildings by me occupied, and the other of said tract of about thirty acres, being in Millford of said County and purchased by me of the estate of the late Seth J. Davenport, together with all the buildings and appurtenances to said tracts belonging to have and to hold the same to her for and during her natural life And the reversion or remainder thereof I give and devise to my two sons George R. Bennett and Albert S. Bennett, their heirs and assigns forever, and in case either of them should die before my said wife, then to the survivor of them in fee.

Fifthly. I give and devise to my beloved wife Robt. M. Bennett the use and improvement of the remaining undivided two thirds of my said real estate, until my son Albert S. Bennett shall arrive at the age of twenty one years, in case he shall die as long, and upon his arrival at the age of twenty one years I give and devise said remaining two thirds of my real estate to my two sons George R. and Albert S. Bennett, their heirs and assigns forever. And in case my said wife should die before said Albert S. arrives at the age of twenty one years, then I give and devise said two thirds upon her decease, to my two sons George R. and Albert S. Bennett their heirs and assigns forever. And in case said Albert S. should die before arriving at the age of twenty one

years, I give and devise said two thirds, upon his decease, to my son George R. Bennett his heirs and assigns forever. And in case said George R. should die before said Albert S. shall arrive at the age of twenty one years, then I give and devise said two thirds, upon his arriving at the age of twenty one years, to my son Albert S. Bennett his heirs and assigns forever.

Sixthly. The real property above devised to my said wife is given her, upon condition that she shall pay all taxes on said real estate and keep the same in good repair and shall maintain and provide for my said son Albert S. until he attain his majority giving him a good education and supplying him with all things necessary and suitable to his station in life.

Seventhly. All the rest and residue of my estate, real, personal, or mixed, of which I shall die seized or possessed, or to wherof I shall be entitled at the time of my decease. I give devise, and bequeath to my said sons George R. Bennett and Albert S. Bennett, their heirs and assigns forever.

Eighthly. I hereby constitute and appoint my said wife Robt. M. Bennett to be sole executrix of this my last Will and Testament.

In testimony wherof I have hereunto set my hand and seal, and published and declare this to be my last Will and Testament in the presence of the witnesses named below this fourteenth day of January in the year of our Lord one thousand eight hundred and sixty.

Russell Bennett. (real)

signed sealed published and declared by the said Russell Bennett 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 subscribed our names as witnesses hereto.

The word "real" having been interlined before signing.

W. C. Staple.

L. A. Dwyer Jr.

Thomas D. Staple.

Moses Donah

Know all men by These Presents, that I Moses Donah of Douglas in the County of Worcester and Commonwealth of Massachusetts being of sound and disposing mind and memory, thanks be to God, for the same do make and publish this my