

Case 15850.

Ariil Cook.

Be it remembered, that I, Ariil Cook, of Mendon, in the County of Worcester, 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 first debt and funeral charges, I bequeath and devise as follows:

1. I give and bequeath to my grand-daughter Franklin Bell Cook, the sum of Two hundred dollars.
2. I give, devise and bequeath all the rest and residue of my estate, both real and personal, to my wife Sophia Margaret Cook.
3. I hereby constitute and appoint my said wife Sophia Margaret Cook, sole Executrix of this my last will and testament.

In witness whereof, I, the Ariil Cook aforesaid, have to this my last will and testament, set my hand and seal, this eleventh day of December, Anno Domini. 1876.

Ariil Cook. Seal.

Signed, sealed, published and declared, by the said Ariil Cook, as his last will and testament, in presence of us, who in his presence, and in the presence of each, and at his request have hereunto set our names as witnesses.

John G. McCaffey.
Alice Eddy.
Warren Eddy.

✓ A true record:

Attest: George W. Harlow Register

Case 15878.

Charles T. Carpenter.

Be it remembered, that I, Charles T. Carpenter, of the town of Southbridge, County of Worcester, 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 first debt and funeral charges, and the erection of a suitable stone at the head of my grave like the one for my wife, with a base long enough for the two, I bequeath and devise as follows:

- First. I give, devise and bequeath, to my son, Charles M. Carpenter, all of the real estate I may possess at my decease, after all of the taxes and justures for the carrying on the business, with all harnesses and other material in and about the shop or premises, which constitute personal estate.
- Second. I give, devise and bequeath, to my sister, Martha H. Fox

of the town of Wethersfield, County of Windham, Conn, the sum of One thousand dollars, to her own use and support during her natural life, and should any part of the said amount remain at her decease, it shall revert to my son Charles M. above mentioned and his heirs.

Third. I give and bequeath, to my sister, Weston T. Carpenter, now in the Sandwich Islands, the sum of Two hundred dollars, to her own use and dietreal.

Fourth. I give and bequeath, to Sarah L. Carpenter, my brother widow, the sum of Three hundred dollars, to her own use and dietreal.

Fifth. I will and request of the Executive hereinafter named, that the bequest to my sister Martha H. Fox, be paid to her within forty days after my decease, and the other within one year.

Sixth. I will and do appoint Charles M. Carpenter, my son and Noah D. Gadd, of Sturbridge, and Isaac Johnson, of Wethersfield, Conn, as Executrix of this my last will.

In testimony whereof, I hereunto set my hand, and in the presence of three witnesses, declare this to be my last will this eighth day of November, in the year one thousand eight hundred and eighty eight.

Charles T. Carpenter

On this eighth day of November, A. D. 1888, Charles T. Carpenter, of Southbridge, State of Massachusetts, signed the foregoing instrument in our presence, declaring it to be his last will: and as witness thereto we three do now, at his request, in his presence, and in the presence of each other here subscribe our names.

George S. Gadd.
Cynthia L. Gadd.
Clara J. Paynter.

✓ A true record:

Attest: George W. Harlow Register

Case 15765.

Washington Pooleter.

Know all men by these presents, that I, Washington Pooleter, of Uxbridge, in the County of Worcester and Commonwealth of Massachusetts, being of sound, disposing mind and memory do make and ordain this my last will and testament.

First. I give and bequeath to my grand son, George A. Pooleter, Two hundred dollars, to be paid to him, within one year from my decease, by my Executrix hereinafter appointed.