

241. Give her my said wife the whole of my personal Estate to be at her dispose, that is after my just debts of funeral charges & a few small legacies are paid & discharged out of said moveable Estate - the remainder to be her's forever.

Item. After the decease of my said wife, I give to my Grandson Edmund Merriam to the value of two hundred pound lawful money, to be set off to him out of my Real Estate before any division be made. And the remainder of said Real Estate to be equally divided into two parts, the one half to be set off to the heirs of my late daughter Beulah Lovett dec'd and the other half of said Real Estate to set off to the heirs of my late daughter Rachel Merriam dec'd. And my Will is that my said Grandson Edmund Merriam have an equal share with his brothers & sisters in their division, notwithstanding what I have given him above mentioned.

Item I give to each of my Grandchildren a good English printed Bible.

Item I give to the surviving Children of late Sister Margaret Goodrich dec'd each of them a good common English Bible.

Item I constitute, make my said wife sole Executor of this my last Will & Testament. In Witness whereof, I have hereunto set my hand & Seal the day & year above-written.

Signed, sealed, published, pronounced & declared by the said Edmund Morse to be his last Will & Testament, in the presence of us
Peter Penniman, John Penniman, Baruch Penniman. } Edmund Morse (Seal)

Worcester J. To all People to whom these Presents shall come, Levi Simonds Esq. Judge of the Probate of Wills &c. in the County of Worcester, within the State of the Massachusetts Bay, in New England, sendeth Greeting.

(Seal) Know Ye, That on the 2^d day of October, Anno Domini 1780. the Instrument hereunto annexed (purporting the last Will and Testament of Edmund Morse, late late of Mendon, in the County of Worcester, deceased) was presented for probate by Rachel Morse, the Executor therein named; then present Peter Penniman & John Penniman, two of the Witnesses thereto subscribed, who made oath that they saw the said Testator sign, seal, & heard him declare the said Instrument to be his last Will & Testament; & that they together with Baruch Penniman subscribed their names together as witnesses to the Execution thereof in the said Testator's presence; & that he was then to the best of their judgment of a sound & disposing mind.

I do prove, approve & allow of the said Instrument as the last Will & Testament of the before named dec'd. I do commit the Administration thereof in all matters the same concerning of his Estate whereof he died seized & possessed in said County, unto Rachel

Rachel Morse the before named Executor, with & faithfully to execute & do the said Will, & to administer the Estate of the said deceased according thereto, who accepted of her said trust & hath given bonds for the faithful discharge of the same, & the said Rachel an Account (upon oath) of her proceedings, when thereunto lawfully required.

In Testimony whereof, I have hereunto set my hand & Seal of Office, the day & year above-written. Levi Lincoln, J. Prob.

Entered from the Original, W. Joseph White Esq.

Hannah Healy's Will. In the name of God. Amen. The fourth day of August, 1780. I, Hannah Healy of Dudley in the County of Worcester, & State of the Massachusetts Bay, in New-England, England, being sick, but of sound mind & memory, do make & ordain (this Instrument to be my last Will & Testament, that is to say, Principal & first of all) I recommend my Soul into the hands of God who gave it, in & through the Lord Jesus Christ, my ever blessed Redeemer, and my body I recommend to the Earth to be decently interred, at the direction of any Executor hereafter named.

I do hereby give, devise, & dispose of the same as follows, that is to say - My just debts & funeral charges shall be paid by my Executor - and I give & bequeath unto my kinsman Joseph Healy, my brother, two hundred of a note I have against him - and to Mary his wife, a bow chest, & all the cloathing that is in it.

Item. I give & bequeath unto my kinsman Major Nathaniel Healy, all my notes & money and the remainder of my wearing apparel, my Chest with drawers & a countess, excepting that Hannah Healy, daughter of Joseph Healy, shall have my silver Buckles. And the said Nathaniel Healy, shall pay all my just debts - & shall pay unto my kinsman Samuel Healy, son of Samuel Healy, late of Roxbury, dec'd the sum of thirty five pounds or money was in their ear 1774: in case the said Samuel shall come to the said Nathaniel, to receive the same within three years after my decease.

I constitute & appoint my well beloved kinsman Major Nathaniel Healy of Dudley aforesaid, to be my sole Executor of this my last Will & Testament. And I the said Hannah Healy do ratify & allow this Instrument, & no other, to be my last Will & Testament, hereby making null & void all & every other will & Testament thereto or made by me at any time.

In Witness whereof, I the said Hannah Healy, have hereunto set my hand & Seal, the day & year first above mentioned.

Signed, sealed, published & pronounced by the said Hannah Healy, to be her last will & Testament, in presence of
Daniel Newhall, } Hannah's Healy (Seal)
Stephen Carter, } mark
Charles Gecson.

Worcester J. To all People to whom these Presents shall come, Levi Simonds Esq. Judge of the Probate of Wills &c. in the County of Worcester, within the State of the Massachusetts Bay, in New England, sendeth Greeting.

(Seal) Know Ye, That on the third day of October, Anno Domini 1780. the Instrument hereunto annexed (purporting the last Will and