

God to instruct me, I dispose of the same as follows.

First. It is my will, and I direct my executors hereinafter named, to sell and pass deeds, for the conveyance of the same all my real estate as soon after my decease, as can be conveniently and advantageously done.

Second. After the payment of my just debts and charges I give and bequeath to my beloved wife Sally, all my books and pamphlets, together with all the provisions ^{groceries}, household furniture and wearing apparel, of which I may be possessed at the time of my decease, and in addition thereto, the sum of twenty five hundred dollars, to her and her heirs forever. I furthermore give and bequeath to her, the said Sally, the income or interest of five thousand five hundred dollars, which principal sum of five thousand five hundred dollars, is to be placed in the hands of trustees to be hereinafter named, and invested by them in stocks, or put out at interest as they the said trustees shall judge most expedient, and it is my desire that my said wife Sally, shall accept the provisions of this will, instead of claiming her right of dower. And I furthermore direct that the income or interest of the said five thousand five hundred dollars, annually, or more often, if the same be collected more often, shall be paid to my wife the said Sally, during the term of her natural life; and at her decease the said principal sum of five thousand five hundred dollars, shall by the said trustees be equally divided between my son Benjamin Godfrey Davenport, and my grand son Lyman Godfrey Daniels, and in case the said Benjamin, or the said Lyman shall die, leaving no issue lawfully begotten of their bodies, then I give and bequeath the whole sum of five thousand five hundred dollars, to the survivor of them.

Third. I give and bequeath to my son Benjamin Godfrey Davenport my gold watch.

Fourth. I give and bequeath to my grand daughter Sophia Davenport Hayward, the income or interest of seven thousand dollars, to be placed in the hands of a trustee to be hereinafter named, and invested in stocks or put out at interest as the said trustee shall judge most expedient. And I hereby direct said trustee to pay the income or interest of the said principal sum of seven thousand dollars, to the said Sophia Davenport Hayward, in such sums and at such times, as in the discretion of said trustee he must and necessities shall require; and should the said Sophia

be leaving no issue lawfully begotten of her body, then I direct that the unpaid balance of interest and principal shall be equally divided between my son in law, Simeon Hayward, my son Benjamin Godfrey Davenport and my grand son Lyman Godfrey Daniels, or the survivor or survivor of them.

Fifth. I give and bequeath to Elizabeth Ann Staples daughter of my wife Sally, as a token of my regard the sum of fifty dollars.

Sixth. I give and bequeath to my friend Doctor John George Dettall as a token of my regard for him my bow saw.

Seventh. I give and bequeath to my son Benjamin Godfrey Davenport, the portrait of his mother, of my self, of his wife Elizabeth and of himself.

Eighth. I give and devise to the first Parish in New Dorce meaning thereby the Unitarian Society in said town, all my right title and interest in and unto the Parsonage house and estate (so called) adjoining land of Aaron S. Cook and land of William F. Dettall.

Ninth. I give and bequeath to Lawrence Condy provided he continues in my employment until my decease and not otherwise, the sum of one hundred dollars.

Tenth. I give and bequeath to my son Benjamin Godfrey Davenport and my grand son Lyman Godfrey Daniels all the rest and residue of my estate, to be equally divided between them; and should my grand son the said Lyman die before my son the said Benjamin, leaving no issue lawfully begotten of his body, then I make my son Benjamin Godfrey Davenport my sole residuary legatee; and in case my son the said Benjamin die before my grand son the said Lyman, leaving no issue lawfully begotten of his body, then I make my grand son, the said Lyman Godfrey Daniels my sole residuary legatee; and should the said Benjamin and the said Lyman both die, leaving no issue lawfully begotten of their bodies, then I bequeath the rest and residue of my estate to my wife Sally, to be equally divided at her decease among my legitimate heirs.

Eleventh. I hereby constitute and appoint Stephen Toney of Boston in the County of Suffolk and Commonwealth of Massachusetts the trustee to receive and manage the five thousand and five hundred dollars hereinafter bequeathed to my wife Sally, the income or interest of which is to be paid to her by the said trustee as before directed, and in