

In the name of God Amen I Nathaniel W Hubbard of
 Albion County of Oswego & State of New York, considering the
 uncertainty of this mortal life and being of sound mind
 and memory blessed be God for the benefit to be made and
 passed this my last will & testament in manner and
 following that is to wit: That whereas on the 14th day
 of June last by the advice and with the consent
 of B. H. Allen Esq. did make as far as possible a final
 settlement of my estate. It is therefore my will, that the
 settlement aforesaid and that record of it, for reasons
 described or called in question and put in issue and
 settlement I gave to my two sons, Eliza & N. W. Lewis, to be
 their, a larger share of my estate than that could have been
 settled upon a legal settlement of said estate after my decease
 it is therefore my will that neither of them receive any part
 of my estate at my decease, that the following be the
 residuary I give to my son N. W. Hubbard Junior my eldest son
 my great grand son Jacob and said fellows now at his death
 with all share and interest of possession of any share he possesses
 the possession I also give and bequeath to my son E. A. Hubbard
 after my decease my books and papers my clothing and
 any other articles of furniture belonging to me which may be
 found in the possession or under the custody for the use of my wife
 during her life time. I also give to my daughter in law
 Cynthia wife of my son E. A. Hubbard my silver and other things
 now in her possession I also give and bequeath to my son
 and grandchild wife Dorothy (if she be living at my decease) my
 personal estate and clothing of every kind and that small and
 my traveling trunk. I also give her as her own and now
 in her possession a small piece of silver ware (less than fifteen
 dollars) and another note for and for the sum of eight dollars
 and interest signed by E. A. Hubbard & Seymour W. Hubbard and
 bearing date February fourth 1867 which note is also in her
 possession which I retained in my own hands at the time
 of the aforesaid settlement a small sum of money due me
 on note now in hand. It is my will that of my personal
 my decease it be equally divided between the three living children
 of my late daughter Mary S. Bentler & Cordelia C. Swartz daughter
 of my late daughter Chlo. T. McKesson of the be their living of the
 be not living to be for their or their legal representatives. It is also my
 will that the said sum of my personal estate be paid at
 the first National Bank of Peabody the sum in each case being
 subject to the order or in any other manner more convenient
 to be made my executor and I do hereby appoint Ransom C. Seffing
 of Henderson county of Jefferson my grandson Seymour W. Hubbard
 executor of this my last will & testament (and) whereby all former
 wills by me made.

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SURROGATE'S COURT.

In the matter of Proving the Last Will and Testament

Nancy B. Patten deceased.

Oswego County, ss.

Oliver Babcock and Ephraim M. Overall

being first duly sworn, in open Court, upon their several corporal
 oaths, each for himself, doth depose and say, that they are subscribing witnesses to the
 last Will and Testament of Nancy B. Patten
 late of the town of Peabody in the County of Oswego and State of New York
 deceased. And these deponents do further say, that the said Nancy B. Patten
 of each of these deponents, subscribe his name at the end of the instrument in writing, which is now here shown to these deponents, and which
 purports to be the last Will and Testament
 of the said deceased, and which bears date on the 7 day of August one thousand eight
 hundred and seventy That the said deceased did at the time of subscribing his name
 to the said instrument as aforesaid, declare the same to be his last Will and Testament; and these deponents
 did thereupon subscribe their own respective names at the end of said instrument, as attesting witnesses to the execution thereof, each at the
 request of the said deceased, and in his presence and in the presence of each other; That the said deceased, at the time of so subscribing his name
 to said instrument as aforesaid, and publishing said instrument as aforesaid, was upwards of twenty-one years of age, and a citizen of the United
 States; that he appeared to be, and deponent believe he was of sound mind, memory and understanding, and not under any restraint, and as
 deponents verily believe, in all respects competent to devise real estate; that each of these deponents saw the other sign his name to said
 instrument in the presence of the said deceased.
Oliver Babcock
E. M. Overall

Subscribed and sworn to before me, this

7 day of Aug A. D. 1873

J. W. Schenck Surrogate
Oswego County, ss.

It appearing upon the proofs duly taken in respect to the Last Will and Testament
 of Nancy B. Patten late of the town of Peabody in the County of Oswego
 and State of New York, deceased, that the said Will was duly executed, and that the said
 at the time he executed the same, was in all respects competent to devise real estate, and not under restraint, the said last Will and Testament
 and the proofs and examinations are hereby recorded, signed and certified by me, pursuant to
 the provision of the Revised Statutes, this 7 day of Aug A. D. 1873
J. W. Schenck Surrogate.

LAST WILL AND TESTAMENT OF

Nancy B. Patten deceased.

BE IT REMEMBERED, That heretofore to wit, on the 23 day of January in the year of our
 Lord one thousand eight hundred and 73 Nancy B. Patten Execut^r named
 in the LAST WILL AND TESTAMENT of Nancy B. Patten
 late of the town of Peabody in the County of Oswego deceased, appeared in
 open Court, before the Surrogate of the County of Oswego and made application to have the said LAST WILL AND
 TESTAMENT which relates to both Real and Personal Estate proved; and on such application,
 the said Surrogate did ascertain by satisfactory evidence who were the heirs at law and next of kin of the said
 testator, and their respective residences.

and said Surrogate did thereupon issue a Citation in due form of law, directed to the heirs at law, and next of kin
 by their respective names, stating their respective places of residence
 requiring them to appear before said Surrogate at his office
 in the village of Peabody in said County, on the 7 day of May A. D. 1873
 to attend the Probate of said Will,

And afterwards to wit: on the 7 day of May A. D. 1873 Satisfactory evidence by affidavit,
 was produced and presented to said Surrogate, of the due service of said Citation in the mode prescribed by law; and on that day no one
 appearing to oppose the Probate of such Will such proceedings was thereupon had in said Court afterwards, that the
 said Surrogate took the proofs of said Will hereinafter set forth, upon this 7
 day of May A. D. 1873 and he thereupon adjudged the said Will to be a
 valid Will of Real and Personal Estate, and the proofs thereof to be sufficient, which said LAST WILL AND
 TESTAMENT and proofs are as follows, that is to say:

WILL: