

Be it remembered, that heretofore to-wit on the 13th. day of March A.D. 1850 Thomas H. Wentworth the sole executor named in the last will & testament of Thomas Hanford Wentworth late of the City of Oceyo deceased, appeared in open court, before C. H. Military county Judge of Oceyo County & made application to him the said last will & testament, which relates to both real and personal estate proved: and on such application the County Judge did ascertain by satisfactory evidence who were the widow, heirs and next of kin of the said Testator & their respective residences, and some of them appearing before him having no young guardian residing in the State of New York a special guardian was appointed in due form of law to take care of their interests in the matter of proving the said will by an order entered for that purpose by said Judge. And said Judge did thereupon issue a citation in due form of law, directed to the said widow, heirs & next of kin, and special guardian by their respective names stating their respective places of residence requiring them to appear before said Judge at the Oceyo Hotel in the City of Oceyo, on the 9th day of May then next and attend the probate of said will, and afterwards to-wit, on the said 9th day of May satisfactory evidence by affidavits was produced & presented to said Judge of the service of the said citation in the mode prescribed by law, and on that day no one appeared to oppose the probate of such will, such proceedings were thereupon had afterwards that the Judge took the proof of the said will hereinafter set forth upon this ninth day of May A.D. 1850 and he adjudged the said will to be a valid will of real and personal estate & the proof thereof to be sufficient, which said last will & testament & proofs are as follows:

In the name of God Amen!
 I Thomas Hanford Wentworth of the City of Oceyo in the County of Oceyo, in the State of New York and in the United States of America, Gentlemen do make and declare this my last will and testament as follows:

I give and bequeath to my beloved son Thomas Hanford Wentworth Junior of Oceyo

First.

of the said, all my real estate, lands, tenements, messuages and chattels real wherever situated both in the United States of America, and in the Province of New Brunswick, in North America, to have and to hold the same to the said Thomas Hanford Wentworth Junior, his and assigns forever, subject however to the charge of the support of my beloved wife as hereinafter named.

Second I do also give & bequeath to my said son Thomas Hanford, all my personal estate & personal chattels of every name, nature & description both in the United States, and in the Province of New Brunswick aforesaid, including all debts & demands, owing to me & all the rights, privileges, immunities, interests & property of whatever name or nature & wherever situated both in the United States & in the Province of New Brunswick aforesaid, which you have or may hereafter accrue to me, or which I have, or may hereafter acquire, under or by virtue of the last will & testament of my Mother Mary Roche, late of the City of Saint Johns, in said Province of New Brunswick, deceased wife of Edward Roche of the said City of Saint Johns, and formerly widow of Samuel Miles late of said City of Saint Johns, deceased, and by virtue of the codicil to the said last will & testament of said Mary Roche, including all annuities which have or may hereafter be taken to me under or by virtue of said will and codicil, which said will of said Mary Roche bears date the fourth day of August A.D. 1832, and is witnessed by Thomas Milledge James Hendricks and S. Chumott and which said codicil bears date the fourth day of November A.D. 1833 and is witnessed by Thomas Milledge James Hendricks, John A. Palant & S. Chumott & which said will & codicil were proved before the Honorable Surrogate & Judge of Probate for the City & County of Saint Johns in the said Province of New Brunswick as appears by the certificate of the said Surrogate & Judge of Probate endorsed on said will and codicil of said Mary Roche, subject to the charge of the support of my beloved wife as hereinafter named.

I hereby will & direct, that out of the avails of my estate hereby devised my Executor hereinafter named shall from time to time apply such sum or sums of money as may be necessary & proper to the support and maintenance of my beloved wife Hannah M. Wentworth, in a manner