the house and all that belongs

John Smith

I, John Smith, do hereby declare and affirm that the house and all that belongs

John Smith
and the lands lying on the east
side of the said to be equally
divided between my son-in-law and
my norther thereof having been all
given to the marriage portion of my
children of any of them for their
support and nothing is herein intended
between my incapable debtors from
the rest of my personal goods
party not excepted in debt, due to
me the application to the payment
of my debts, and if there should
be a surplus, to my children that
it be equally divided amongst
my children and my children's
children of them a sufficient
share.
I devise my widow's bed because
by the name of the Bedingale
bound East and West in a north
west and south land of West...

Surely land of Southow and

she also shall have. I believe she
longs to the edge of the
bone to the land to pay my debt
and if there is no deficiency
therein my executors,
all the fees, and the money amount
from the sale to be equally divided
between my wife, great-I
of property, or any; I have there-
be a deficiency, yet if you can, debt, my
resides from the time, remaining un-
the deficiency, assessed by the court
of probable judgment, taking care that each bear the brunt,
according to the value of the estate
devised to them.

It is my desire that as long as the
I myself shall live, and my wife
of the same, she shall be paid
for by the wife, of the heir of
first-mentioned property hereof and
encumbrance of the same; he shall
will, pay my debts, and lay my
presumption therein be recorded to
Witness, if my wife, that may
I leave should provide for her-
selves; if she is able to pay herself,
but this will be left to husband,
endow for if she is, and of ability,
I do not define it, nor do I
myself, that my wife should
things here in, as well of the poor,
early open, so here in the
ant if the I really should love.
I wrote to Hesman because he is a loving man and my lover
from to I really think he could lose of
my estate if I went to prison
Therefore
my executor has after named
as defined to pay to him $27
the bearer called Henry Hered Humes.
After my sale to one of these
my last will is sufficient in
writing which I have been
let my hand this 17th of April
1812
Topping Pierce

The foregoing instrument
signed and subscribed by the subs-
scriber in the presence of
Frederick Holcom
Dorothy A.C. Williams
Sarah Chandler
Rachel L. Seymour
The land of Governor Withell as well as the entire property of my real estate is bequeathed to the friend and only grandson to whom I give all my personal effects and all my personal property.

To my grandchildren, I leave all the property which I have real estate to whom I give all my personal effects and all my personal property.

To my wife, I will all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.

To my grandchildren, I leave all my personal effects and all my personal property.

To my wife, I leave all my personal effects and all my personal property.
By this my last will and testament I devise...
Magna

Quintus God and stand incld.

day being the second of
my quar rels to provide the
quar rel of my adme of that

has surmised he said it bld.
he may have the advantage
of conditions at the same
may cause the death befor
my grandson child marriage
the age of 21 years of age.

my will of that 1853

and I give a
certain trust of his estate

of my grandson child dies be
been in_settings 1853 there
and may live beyond the
married a man and have

then to give and
done to her all the rest
given to my grandson child

after been forever

If this way remain and

when in attant Tacoma

the us all the
in my do 되는

will declare if anyone such

nating her to remember
her sister Sally in aband

my niece Hannah A Sally

Marion - two sons
and Rose Hacker, appeared my
beloved wife and my friend
Elizabeth Holmes, two witnesses of the
writ of last will and testament
as witnessed my friends.

This eleventh day of
October 1820

Witnessed in the presence
of the witnesses and subscrib
.. had the above Will in
our presence.

Frederick Wolecot
Hannah J. Wolecot
Ann A. Padovan
Jappin, Thos. do hereby make and declare this to be a codicil to this my last will and testament, viz.: I do hereby ordain and appoint my friend Charles L. Weble of Litchfield to be a joint Executor with my friend Uriel Holmes who is appointed in said will the Executor thereof, and I hereby fully authorize both or either of my said Executors to transact any business for the execution of said will. Witness my hand at Litchfield this 3d day of December 1823. Jappin, Thos.

In presence of

[Signatures]

Elizabeth Holcomb
Elizabeth Cooke.
Witnessed in the presence of the Testator, who subscribed the above will in our presence.

Sophia Jones
Elizabeth Wolfe
Elizabeth Cooke.

District of Litchfield.
Probate Office
December 20th, 1823
Will & Fredrick
Affixed & attested.

T. Wolcott, Judge of
Probate.
Want of fishy
consequent action by P. A.
against their enforcement.

To the neglect of the facts
states are an order in court
to receive money due to him
of which said money never
was offset.
the greatest grant of which debt was paid by the administrator and if they fraudulent as to lands where generally effort is to be made of the conveyance to the wife who was the principal creditor and whom no provision is made for this fact has not ought to any part of the estate is shall the remedy if the creditor had any credit not be on the head for the same ought not to remain long an estate to which she had claim. This conveyance was fraudulent than being from creditor the remedy that exist to prevent such conveyance from long fraudulent must be such as to preclude every idea of imagination of fraud or in any other words our rule than to mandate for the
had felled from saw that all of
the state of the relations were
protest of salient standing in
fact to a great degree and as
this was held very applicable to
the presence of his chief, the
7th in this case continued that
the balance of)
more to the large body of
land in addition of indicating
president against Thomas of
that the American states might
to have an additional this state
that the death which I doubt that the con
was not present but
agreement in favor of
Nancy against Edward James
later gave assurance that it was
not so as to consider itself
equal to the convenience
of being voluntary and un
ively so, to procure that the
field was not to be turned
1500 people at the time of all
conveyance.
judge of probates. Brown in this case.

an action on probate bond for red infringement by
performing a real estate of
which he

was convinced as to
the parole of the evidence being
such that we doubt can exist but
that the bond is satisfied as
the real estate the cofis
for the third hand about how
years before his death driven
to sailing term and whom
sent for to sea. Among the ship
of his real property worth
perhaps $2000. Dallas to
immediately conveyed
the same to the wife of
the deceased. The includ

of real estate and the

that no statement grant
property except form estab.