

to become and be used by my beloved daughters viz: Catherine, Elizabeth and Hannah, as and for a home of and for all or either of them as may then be unmarried or if either or any of them marry and become widowed whilst said homestead be used or occupied as aforesaid, then to be a home for either or any of them so long during such widowhood,

Fourth - It is my will and I do hereby order and direct my said Executors hereinafter named to place the sum of Five thousand dollars at Interest on some good security, and to pay the interest Annually over to my beloved daughters, viz: Catherine, Elizabeth and Hannah, for their support and maintenance in keeping such home as aforesaid,

Fifth - And when said homestead be no longer used or ^{occupied} as aforesaid by either or any of my beloved daughters above named, Then I give and devise the same to such child or children at that time living and their heirs and assigns forever, and the representatives of any deceased child to have the share of his or her parents.

Sixth - And my will is that any balance that may remain of the general income rents interest issues and profits of my Estate not herein disposed of it is my will the same be placed at interest on good security or otherwise invested by my Executors as may seem to them safe and more advantageous to the Estate and increase of the same.

Seventh - But should both my Executors hereinafter named be removed by death, Then the Administration cum testamento Annexo, to place said balance at interest on Real security, and in no other way whatsoever invest the same.

Lastly - I do hereby constitute and appoint my beloved sons Charles G. Endicott and Mordecai Endicott Executors without security of this my last will and testament.

In Witness whereof I have hereunto set my hand and seal this day of Anno Domini, One thousand eight hundred and eighty one (1881)

Signed, published and declared by the said Thomas D. Endicott { Tho' D. Endicott (Seal)

to be his last will and testament in the presence of us who were present at the same time and subscribed our names as witnesses in the presence of the testator and in the presence of each other.

L. A. Down
Char. J. Abbott
S. R. Deviney

Atlantic County, ss:

Lorenzo A. Down and Charles J. Abbott witnesses to the within will, being severally sworn did severally depose and say that they and each of them saw Thomas D. Endicott the testator therein named, sign and seal the same and heard him publish pronounce and declare the within writing to be his last will and testament and that at the doing thereof the testator was of sound and disposing mind and memory, as far as these deponents know and as they and each of them verily believe; and that Solomon R. Deviney the other subscribing witness, was present at the same time, and signed his name as witness to the said will, together with deponents in the presence of the testator, and that said testator died more than ten days ago.

Sworn and Subscribed at
Mays Landing this 16th day of
June A.D. 1884. before me
J. S. Risley
Surrogate

L. A. Down
Char. J. Abbott.

Atlantic County, ss:

Charles G. Endicott and Mordecai J. Endicott J. Endicott, Executors in the within testament named, being duly sworn did depose and say, that the annexed instrument contains the true last will and testament of Thomas D. Endicott, the testator therein named so far as they know and as they verily believe; that they will well and truly perform the same by paying for the debts of the said deceased and then the legacies the said testament specified, so far as it