

In the Name of God Amen, Be it remembered, that I Jeremiah Ingraham of Bristol, in the County of Bristol, in the State of Rhode Island and Providence Plantations, Yeoman, being of sane mind and memory, but infirm in Body, do make and declare this my last Will and Testament, in manner and form following, that is to say

Firstly, I Give and devise to my beloved Wife, the Lot and Dwelling House where I now live, together with the other Buildings and improvements thereto belonging, for and during the term of her natural life, and after her decease I give and devise the same to my Daughter Polly Ingraham, to have and to hold the same to her and her heirs and assigns forever; but if my said Daughter should die without issue then to my Children and their heirs and assigns forever, share and share alike- And I do further give and bequeath to my said Wife the sum of Two Hundred and fifty Dollars, to be paid to her annually, by my Executors, during her life, together with my Chaise, Chaise Horse, and one Cow and also all my household furniture not herein after devised and bequeathed to my daughter Rebecca Greene, and it is my will that the said House and one Cow be kept at the expense of my Executors, hereby intending to provide for the keeping of one Horse and one Cow, for my said Wife, so long as she shall be inclined to keep the same, which said several bequeaths & devise are on condition that my said Wife, shall relinquish all her right of Dower and other claim in and to my estate.

Secondly, I give and bequeath to Thomas Church of Bristol, to my Son-in-law John Howe, and my two sons George and Thomas Ingraham, to the Survivor and Survivors of them, Twenty-five Hundred - Dollars, in trust for the use and benefit of my daughter Rebecca Greene, wife of Joseph Whipple Greene of Pomfret in Connecticut, and it is my Will and I do hereby order & direct that the aforesaid Trustees shall cause the said Twenty-five Hundred Dollars to be paid to my said Daughter Rebecca, for her separate use and benefit, and after her decease I give and bequeath the said Bank-Stock to her Children who may be living at her decease to be equally divided between them, share and share alike. -

And I do furthermore give and bequeath to my said Daughter Rebecca, One feather Bed, on suit of Curtains, two large fall Tables, eight Chairs, one case of Drawers, one Desk, and one Looking-Glass, all which formerly belonged to her Mother now deceased. -

Thirdly- I give and bequeath to my Daughter Polly Ingraham, all my Stock in the Mount Hope, and Bristol Insurance-Offices, and I do order and direct, my Executors do pay [illegible] Installments still due on the Mount Hope Insurance-Stock, it being my intention that my said Daughter should hold the same free from all Incumbrances. -

Fourthly- I give and bequeath to each of the Six Children, of my deceased Son Simeon, Ten Dollars each, to be paid to them respectively by my Executors in one year after my decease. -

Fifthly- It is my Will, and I do direct that my Sons George & Thomas shall secure to Sarah Ingraham, widow of my deceased son Simeon, (if the same is not already done, conformably to their agreement made with me sometime since.) the Interest of the Six Hundred Dollars to be paid to her annually during her life & also to secure in the event of her decease, the payment of the said Six hundred dollars equally to her Four daughters, or to those who may survive her. -

Sixthly- I give and bequeath to my Sister Martha Springer, the sum of Six Dollars, annually to be paid to her by my Executors during her life. -

Seventhly- I give and bequeath to my Son-in-law John Howe, One Thousand Dollars, to be paid to him in one year after my decease. -

Eighthly- I give and bequeath to my son-in-law George Howe Five Hundred Dollars, to be paid to him in one year after my decease. -

Ninthly- It is my Will and I do direct that my Executors do account with John Howe, George How, and Polly, my daughter, for all the money & effects that I have received or may hereafter receive from the estates of my present Wife's deceased Sons, viz. Mark Anthony, William, & James Howe, and also from the estate of my Wife's mother, Abigail DWolf, by-gift or otherwise. -

Tenthly- It is my Will, and I do direct that my Executors herein-after mentioned do sell and convey away all my real estate, not herein before devised, and that the proceeds of the same together with the remainder & residue of my personal Estate, not herein before bequeath, wheresoever the same may be found, all my just debts and funeral expenses being first paid, be divided equally among my four children namely George, Thomas, Rebecca, & Polly their heirs and assigns forever. - And I do hereby constitute and appoint the aforementioned Trustees to receive the aforesaid residuary shares which shall be coming to my said Daughter Rebecca & to invest the same in th purchase of Bank Stock or real Estate, at their discretion, for the separate use of my said Daughter, during her life and after her decease to be equally divided among her several children.

Lastly- I do hereby constitute & appoint my sons George & Thomas and my son-in-law John Howe, Executors to this my last Will and Testament by me heretofore made, & establishing & confirming this only as my last Will and Testament. -

In testimony whereof, I hereunto set my hand & seal this the Eighth day of April in the Year of our Lord On Thousand Eight Hundred and Seven. - Signed, Sealed, published, pronounced and declared by the said Jeremiah Ingraham as and for his last Will and Testament in the presence of us who at the same time at his request, in his presence and in the presence of each other hereunto set our names as witnesses to the same. -

Jona. Russell

John W. Bourn

Jeremiah Ingraham

Nath'l Bullock

The within and foregoing last Will & Testament of Jeremiah Ingraham dec'd Was exhibited to the Court of Probate on the 5th day of October 1807. And the same was proved and approved and the said Court do order and decree the same to be recorded as & for the last Will and Testament of sd. Jeremiah Ingraham-
Witness Jona. Russell probt. Clk.

-I Jeremiah Ingraham of Bristol, do this Twenty-first day of May A.D. 1807- make and publish this Codicil to my last Will and Testament in manner following, that is to say, Whereas in my sd. Will I have given to my Wife Abigail Ingraham, the sum of Two Hundred and Fifty Dollars, annually during the term of her natural life, and whereas the sum of which sd. Two Hundred & fifty Dollars is the legal Interest would according to my said Will be divided at the decease of my said Wife among my Four Children- George, Thomas, Rebecca and Polly, I do hereby order and direct, and my Will is, that my said Daughter Poly have the whole of sd. Sum at the decease of my said Wife in addition to what I bequeathed and devised to her in my said Will forever, provided she attain the age of Twenty-one Years or have heirs of her body otherwise that my said Children George, Thomas, and Rebecca have the same to them their Heirs and Assigns forever, share and share alike. And I hereby order this my Codicil to be annexed to and make a part of my last Will and Testament aforesaid, to all intents and purposes - In Testimony whereof I have hereunto set my hand and seal this Twenty-first day of May in the Year of our Lord One Thousand Eight Hundred and Seven, Signed, Sealed, published, pronounced, and declared by the said Jeremiah Ingraham as a Codicil to be annexed to his last Will and Testament, in the presence of us who at his request have set our names hereunto as Witnesses to the same. -

Henry Wight

Shearja. Bourn

Jeri. Ingraham

Rich'd Smith Jr.

The foregoing Instrument purporting to be a Codicil to the last Will and Testament of Jeremiah Ingrahm dec'd was exhibited to the Court of Probate on the 5th day of October 1807 and the same was proved and approved, and the said Court do decree and order that the same be recorded as and for a Codicil to the last Will and Testament of said Jeremiah Ingraham. -
Witness Jona. Russell probt. Clk.