

n. 30

Commonwealth of Massachusetts.

BERKSHIRE, SS.

THE HON. WILLIAM P. WALKER,
Judge of Probate, in and for said County, to all
unto whom these presents shall come, GREETING.

WHENCEAS, by a decree, passed by the Judge of said Court, holden at Lenox ————— in and for said County, on the ~~first~~^{second} day of July A. D. 1833, ^{a copy of which is annexed}, the instrument hereunto annexed, purporting to be the last will and testament of Croch Henman late of West Stockbridge in said County, deceased, who had while ~~he~~ lived, and at the time of his decease, goods, chattels, rights, credits or estate, in said County, was proved, approved and allowed, as the last will and testament of the said deceased, and to have full force and effect as such, and the execution thereof committed, and the administration of the estate of said deceased, granted to Hamblt Henman & Syman Henman the executors therein named.

~~Know~~ ^{to} therefore, at the said WILLIAM P. WALKER, Esq. Judge as aforesaid, by virtue of the power and authority, in him vested, by the laws of the Commonwealth, aforesaid, doth hereby accordingly commit the execution thereof, and grant the administration of the estate of said deceased, in all things the same concerning, whereof he died seized and possessed in said Commonwealth unto

the executors named and appointed in the said will well and faithfully to execute the same and to administer the estate of said deceased according thereto, in all things pursuant to law; who ~~have~~ accepted of the said trust, and given bond as the law directs to render a full and perfect inventory of said estate into the Probate Office of said County, upon oath, within three months; and also to render a just and true account of proceedings thereon, upon oath, within one year from the date hereof. ~~pay the debts & legacies of said deceased~~

In Testimony whereof, the said William P. Walker, Esq. Judge as aforesaid, hath hereunto set his hand and seal of said Court this ~~Second~~ day of July in the year of our Lord one thousand eight hundred and

William P. Walker

Copy of the
Last will and
testament of
Enoch Nimmer

Enoch Nimmer, of the County of
Columbia, in the State of New York,
doth make his Last Will and Testament.

I, Enoch Nimmer, do make and declare this day my last will and testament, being at my residence in the town of Columbia, State of New York, in the year of our Lord one thousand eight hundred and forty five, and being then of sound mind and judgment, and of full age, and having no mind to bequeath any part of my estate to any person or persons, I do now and by these presents, make, constitute and declare the following, to be my last will and testament.

I, Enoch Nimmer, do make and declare this day my last will and testament, being at my residence in the town of Columbia, State of New York, in the year of our Lord one thousand eight hundred and forty five, and having no mind to bequeath any part of my estate to any person or persons, I do now and by these presents, make, constitute and declare the following, to be my last will and testament.

I, Enoch Nimmer, do make and declare this day my last will and testament, being at my residence in the town of Columbia, State of New York, in the year of our Lord one thousand eight hundred and forty five, and having no mind to bequeath any part of my estate to any person or persons, I do now and by these presents, make, constitute and declare the following, to be my last will and testament.

I, Enoch Nimmer, do make and declare this day my last will and testament, being at my residence in the town of Columbia, State of New York, in the year of our Lord one thousand eight hundred and forty five, and having no mind to bequeath any part of my estate to any person or persons, I do now and by these presents, make, constitute and declare the following, to be my last will and testament.

In the name of God amen Enoch Hinman of West Stockbridge
in the County of Berkshire and Commonwealth of Massachusetts
Grown being sick weak in body, but of sound mind
memory, and understanding (praised be God for it)
and considering the certainty of death and the
uncertainty of the time thereof; and to the end that
I may be better prepared to leave this world;
wherever it shall please God to call me hence; do
therefore make and declare this my last will and
testament in manner following that is to say

1st This my will that all my just debts and the charges
of my funeral be paid and discharged by my Executors
herein after named and appointed; out of my estate
as soon as conveniently may be after my decease
and I leave the charge of my funeral to the direction
of my said Executors - I give devise and dispose
of all my estate real and personal (saving what
shall be necessary for the payment of my just
debts and funeral charges) in the following manner

1st I give to my daughter Charlotte Beer the wife of
David Beer of Utterwood in the State of New York
the sum of one hundred dollars, to be paid two years
from the time of my decease -

2nd I give to the heirs of my daughter Parmelia D.
Nicklaus deceased, the sum of one hundred
dollars, to be equally divided among them, and
to be paid two years from the time of my decease -

3rd I give to my two grandsons - Enoch Hinman
and Salvius Alexander Hinman children of
my son Henry Hinman late of Mendon ~~and afterwards~~
deceased, each the sum of two hundred dollars
to be paid when they respectively shall arrive
to the age of twenty one years -

4th I give to my two grand daughters Charlotte Eliza
- Henrietta Minerva - & Sarah Samund the children
of my said son Henry, the sum two hundred dollars
to be equally divided between them, to be paid
when they shall respectively arrive at the age of eighteen

5th - I give to my Son Eustas Hinman of West Stockbridge aforesaid, the sum of two hundred dollars to be paid thru years from the time of my decease -

6 - I give to my Son Seymour Hinman of West Stockbridge aforesaid the sum of four hundred dollars, the one half of which to be paid in ten years, the other half in three years from the time of my decease - with interest on said last half after two years -

7th - And all the rest, residue & remainder of my effects estates effects, whatsoever & where so ever and of what nature and kind soever, which at the time of my decease I, or any person or persons in trust for me, am or are possessed of, or entitled to unto, & not herein before distributed or given, devise and bequeath, including all my Real Estates unto my two Sons Hamblet Hinman and Seymour Hinman of West Stockbridge aforesaid
Yours, their Executor, Administrators
successors according to the nature and quality
thereof respectively, to for their own separate & unequal benefit -

I do declare, nominate constitute and appoint
my said Sons Hamblet Hinman & Seymour Hinman to be my executors of this my last will and testament and
hereby revoking all former wills by me made in the
testimony whereof I have hereunto set my hand seal
this truth day of May in the year of our Lord one thousand
Eighteen hundred and that, these

Signed sealed & delivered Enoch Hinman seal
as his last will and testament,

Attestator, in my presence, who
at his request, and in his presence
has hereunto set his hands as
witnesses - Robbins Kellogg

Joseph Skinner
Joseph Bristol

In the name of God ame Enoch Hinman of West Stockbridge
in the County of Berkshire and Commonwealth of Massachusetts
Yoman being sick weak in body, but of sound mine
memory and understanding (praised be God for it)
and considering the certainty of death and the
uncertainty of the time thereof; and to the end that
I may be better prepared to leave this world;
wherever it shall please God to call me hence; do
therefore make and declare this my last will and
testament in manner following that is to say -

1st - This my will that all my just debts and the charges
of my funeral be paid and discharged by my Executors
herein after named and appointed; out of my estate
as soon as conveniently may be after my decease
and I leave the charge of my funeral to the direction
of my said Executors - I give devise and dispose
of all my estate real and personal (saving what
shall be necessary for the payment of my just
debts and funeral charges) in the following manner

1st - I give to my daughter Charlotte Beer the wife of
David Beer of Ulster now in the State of New York
the sum of one hundred dollars, to be paid two years
from the time of my decease -

2nd - I give to the heirs of my daughter Parmelia D.
Nicklum deceased, the sum of one hundred
dollars, to be equally divided among them, and
to be paid two years from the time of my decease -

3rd - I give to my two grandsons - Enoch Hinman
and Alexander Hinman children of
my son Henry Hinman late of Minot and after
deceased, each the sum of two hundred dollars
to be paid when they respectively shall arrive
to the age of twenty one years -

4th - I give to my two grand daughters Charlotte Eliza
- Herriet Minerva - & Sarah Samun the children
of my said son Henry, the sum two hundred dollars
to be equally divided between them, to be paid
when they shall respectively arrive to the age of eighteen