

(00.1

£ 532.16

Iron Round Wheels

4.0

556.16

Witness our Hands at Lee this 10th of August 1784

Ebenezer Thompson

Hercules Mooney

Stratford St. - At a Court of Probate holden at Dover
 within and for the said County of Stratford
 on the second Wednesday of August 18th 1784 appeared
 Mary Jones Administratrix of the Estate of Ebenezer
 Jones jun^r deceased and made oath that the foregoing
 was a true and perfect Inventory of the Estate of said
 deceased so far as has yet come to her Hands possession or
 knowledge, and that if she finds any thing more that was
 his at the time of his decease she would exhibit an addi-
 tional Inventory thereof according to Law. At the same
 time the above named appraisers appeared and made oath
 that they had valued the Estates mentioned in said
 Inventory according to their best Judgment without
 Partiality, and that it contains the whole that was
 shown to them by the Administratrix

Before J. Hollins Judge Probate

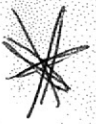
Recorded agreeably to the Original

Examine by Wm Atkinson Reg^r

The last Will
of Jas. Brunier

In the Name of God Amen.

I Joseph Brunier of Ducham in the County
 of Stratford in the State of New Hampshire German
 being very aged, and calling to mind the Mortality of
 my Body, knowing that it is appointed for all Men once
 to die; do make and ordain this my last Will and Testa-
 ment - That is to say I do give and bequeath my
 Soul to Almighty God that ever it



DC # 4
1 of 4

(27.)

Wife to a devout Christian Burial at the Direction of my
 Executor to be brought forward, & but such such worldly Es-
 tate as it hath pleased God to bless me with in this
 life, after my just and honest Debts are paid, and
 my funeral Charges defrayed, I give and bequeath
 the Remains in a Manner following.

I Myself's Son and bequeath unto my Wife & to
 ye both the Improvement Rents and Profits of one
 Third of my real Estate, during her natural life
 and one Third of my personal Estate to her, and to
 her Heirs, in the same Manner as she would have
 been entitled to, if I had died intestate.

And if ye further my Will that my son Benjamin
 hereafter to be named his heir executor or administrator
 constantly provide my said Wife during the Term of
 her continuing my Widow, and dwelling at the House
 where I now reside, I would build to the Door of said
 House sufficient to maintain one Fire.

I Also I give and bequeath unto my son James, his
 Heir and Heirs forever, all the Right and Title
 that I have unto common and undivided Lands in
 the Town of Durham, as that was proportioned or
 granted unto me as one of the proprietors of said Province
 Land in said Durham vizt. First Division being a
 Grant of Twenty five Acres, Second Division a tenth Part
 (so called) and Third Division being Five Acres or more
 (so called) (so called), Also a Debt of five Pounds law-
 full Money which he owes me, as well appear by his
 note of Hand date the 3 day of June 1671 D. N. Chichester
 & I do hereby direct my Executor to deliver unto his
 Heir Executor or Administrator immediately after # 1

(28)

Adjoining Peter's share (or rather) and says exactly or
 near the same and is bounded both eastward
 and northward by the State land of Newmarket. What
 Adam says and bequeath to my son Jonathan. What
 his heirs live for themselves. His & Peter's lawful Money
 to be paid in two Years after my decease by my son
 Benjamin before owned.

Item I give and bequeath unto my son Christopher
 to his heirs and assigns forever, all my Household Goods
 where I now live and improve, with the House & Farm
 thereon together with my part of the Lord's Mill, stand-
 ing on the premises. Also all my live Stock what-
 soever I should purchase, and I give and bequeath
 what I have otherwise disposed of in this Decent.

Item I give and bequeath unto my Daughter Anne
 Wife of Joseph Newson, the third of my Household
 Furniture to be delivered to her or to her heirs or assigns
 by my Executors immediately after my decease. Also
 one Year in the value thereof in Money to be paid or de-
 livered in six Months after my decease by my Executors
 or assigns.

Item I give and bequeath unto my Daughter Patience
 Wife of John Clement her heirs or assigns one third
 of my Household Furniture to be delivered her imme-
 diately after my decease and one Year in the value there-
 of in Money to be paid or delivered in six Months
 after my decease.

Item, In Addition to what I have by these bequests
 given to my two Sons, I give and Jonathan's Assigns
 and bequeath unto them their heirs and assigns yearly

1643

(29)

County of Newraid.

I do hereby constitute and appoint my son Thomas
of Newraid my exec^r & account in all the things to do this
my last Will and Testament performed, hereby appointing
my son, Mills by name of signing (writing) and
confirming this and no other to be my last Will and Tes-
tament. My Witness whereof I have humbly set my
hand and seal this ninth day of September 1798.

Seal.

Signed, sealed and signed by the said
Thomas Thomas to be his last Will and Testament in
the presence of

Thomas Thompson
Andrew X Spencer
Moses

George Shown
Thomas Thompson

Recorded agreeably to the Original
Examined by Jⁿ Robinson Reg^r

Thomas J. in a ~~test~~ Probate before at Dover with
in and for the County of Rockingham on the second Wednesday
of August 1799 before the Hon^{ble} the Judge of the Court
said. In presence of the Jurats of Mills, &c. for and in witness
of this My Humble signature the last Will and Testament
of the said Thomas the said presented for Probate by the
account Thomas made, and Thomas Thompson sign^d
Moses Spencer and George Shown there by the Witness
themselves being then present made solemn oath that they
saw the Testator sign and seal and heard him pronounce
his name and declare the said instrument to be his
last Will and Testament. That at the time thereof he
was to their best discerning of a sound and disposing
mind.