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This Indenture made this seventh day of January one thousand eight hundred and twenty five Witnesseth that I John Rose of the town of Brook haven in the County of Suffolk and State of New York being of sound mind and memory do make and ordain this my last will and testament First I give unto my wife Elisabeth two beds and bedding sufficient for the same and other household furniture sufficient for her to keep house and one cow 2<sup>ondly</sup> I give unto my son John and to his heirs and assigns forever a tract of land and meadow in the neck bounded at a post in the board fence at the road in the range of a cedar hedge and running southerly with the cedar hedge across the lot then in a direct line to a maple tree in the edge of the swamp then with the fence in the swamp Southerly and easterly to the corner of the old orchard lot with a right to a cart road on the east side of the swamp to his own land, then running Southerly as the orchard fence now stands to the end of the ditch and to continue southerly to the point fence one rod west of the bars then in a direct line to the road at the bay or landing then westerly with the bay to the Fireplace Creek then Northerly with the creek and meadow owned by other people to the road at the bever dam then easterly with the road to the first mentioned bound by estimation Eighty acres also another tract bounded South and west by the road North by John Bartow and Timothy Rose east by David O. Hulse with all the buildings on the same by estimation twelve acres Also another tract bounded north by the road east by the bever dam river South by Jonathan Howel and west by the heirs of Isaac Woodruff and th country Road by estimation six acres Also all my right in the lots number sixteen seventeen eighteen nineteen and thirty six in the great Division conditioned that he pay the legacies and debts herein after mentioned 3<sup>dly</sup> To my son William Rose to his heirs and assigns I give and devise my dwelling house and barn and the lot whereon they stand bounded on the south and west by the road on the North by Doctor Miller on the east by Major Rose by estimation two acres, also another tract being part of the neck beginning at a certain post in the board fence in the range of the cedar hedge then running southerly with the cedar hedge across the lot then in a direct line southerly to a maple tree in the edge of the swamp then with the fence in the swamp southerly and easterly to the corner of the old orchard fence reserving to my son John and to his heirs and assigns a cart road to go through the bars across the corner adjoining the swamp to his own land then running southerly with the old orchard fence to the end of the ditch in the lower lot then in a direct line to the point fence one rod west of the bars then southerly in a direct line

to road at the bay or landing then easterly by the bay to Major Rose land then Northerly by Major Rose to the road then Westerly with the road to the place of beginning containing by estimation Eighty acres also the twelfth thirteenth and the east half of the twenty third lots in the great Division conditioned that he shall pay the legacies and debts here after named for him to pay 4thly To my son Mulford Rose his heirs and assigns I give and devise all the rest and residue of my real estate except the twenty seventh lot and two hundred dollars in money when he shall arrive to the age of twenty one if he shall live so long to be paid equally between my two sons John and William, To my daughter Betsey Sweezey I give one hundred and fifty dollars to be paid one year after my decease equally between my two sons John and William also one half of all my household furniture and the other half of my household furniture I give to my daughter Harriet Emmons together with all that I have paid or done towards the houe and land holden in the name of her late husband Charles Emmons Dec<sup>d</sup>— To my Grandson Charles Emmons I give all my right and title in the lot number twenty seven in the great Division and to his heirs and assigns forever provided he shall live to the age of twenty one years, To my Grandson John Mott I give seventy five dollars and to my grand daughter Caty Mott I give fifty dollars to be paid when they respectively arrive to the age of twenty one years provided they live so long to be paid equally between my two sons John and William. I give all the residue of my personal estate equally between my two sons John and William ordering and directing them to pay all my just debts and the above mentioned legacies, And lastly for executors I do hereby make and appoint my wife Elisabeth my son in law William Sweezey my two sons John an William and Doctor Nathaniel Miller to be executors to this my last will and testa ment to see the same executed and performed according to the true

and confirming

intent and meaning of the the same ratifying this ^ and no other to be my last will and testament in confirmation whereof I have hereunto set my hand and seal the day and year above written, Signed sealed and delivered in the presence of us

Samuel Carman

John Rose {Seal}

Joel Biggs

Henry Huls

Suffolk County Ss Be it remembered that on the Twenty fifth day of July in the year of our Lord one thousand eight hundred & twenty six personally appeared before Ebenezer W. Case Surrogate of the said County Samuel Carman and Henry Huls of Brookhaven in the County aforesaid who being duly sworn on their oaths declared that they saw John Rose sign and seal an instrument in writing purporting to be the will of the said

**John Rose bearing date the seventh day of January one thousand eight hundred and twenty five (the preceeding whereof is a true copy) and heard him publish and declare the same as and for his last will and testament that at the time thereof he the said John Rose was of sound disposing mind and memory to the best of the knowledge and beleif of them the deponents that their names subscribed as witnesses to the said will are of their        respective hand writing and that they saw Joel Biggs subscribe his name as a witness thereto at the same time with them in presence of the testator**

**Ebenezer W. Case**

