

December y^e 15th 1692

In the name of God Amen, I Daniel Dauison of Ipswich in the County of Essex in New England Being Sick of body: but in Sound and disposing memory: praise be given to God for the Same, Doe make this my last will and Testament in manner and form ffollowing: ffirst and principally: I Resighn my Soule into the merciful hands of Almighty God my Creator, Asuredly hopeing through the merits of my blessed Sauour to obtain pardon and remission of all my sins, And my body I commit to the earth whence it was taken to be decently buried by the discretion of my Executrix herein after named And for the worldly goods and Estate the Lord hath given me I dispose thereof as follows:✠

Imprimis: I giue unto my Son William my dweling house and barne and all my out houses, and orchyards, together with twenty acres of upland and meadow the home lott being a part of the upland and the Rest of the upland adjoyning to the home lott, on the west and northwest, To be my Son Williams at my Beloued wifes decease, or when shee marries,✠

Item[:] I giue unto my Son John fifteen acres of upland adjoyning to Edmund Potter and Sam^l Lumass, their Lands; And so to front upon the Road way to Boston a[ls]o I giue my son John fiue acres of meadow in Bay path meadow✠

Item[:] I giue unt[o] my Son Thomas fifteen acres of upland Joyning to the Land I haue giuen to my Son Daniel, And so to Joyne to m^r whipples Land also I giue to my Son Thomas fiue acres of meadow in Bay path meadow #

Item: I giue to my Son peter fifteen acres of upland Joyning to the Land I haue giuen to my Son Daniel on the one side, And Joyning to John Gilberts Land Also I giue to my Son peter fiue acres of meadow in Bay path meadow, And I doe [o]blige my Sons John Thomas and peter their proportions of upland and meadow to my Beloued wife in the Same tenure, as I have obliged my Son William # And wheras there is thirty acres of upland Lying Betweene, William And peters Land not disposed or wild [willed?]: w^{ch} I ualue to be worth one hundred and twenty pounds I doe leaue it in the hands of my Beloued wife whom I constitute and appoint to be my Sole Executrix, of this my last will and Testament, to be improved for Legacies to my Daughters Bridget & Dorcas, distributing the ouerplus makeing them all equall, And I doe apoint my Son William to pay ten pounds: for the use of his Mother in order to my daughters portions Bridget and Dorcas: And my Sons Daniel & Thomas & peter: shall haue the priueledge of a high way: to the Bay Road through each others land, And if by gods prouidence any of my Sons dy without [illegible word struck through] issue, then their part of Land shall be equally diuided amon[g] the Suruiuers: In Wittness of this my firm act & deed I haue hereunto Sett my hand and seale [SEAL]

The mark of X Daniel Dauison

Sighned & Sealed in presence of
Richard Walter sen^r
Isaak Swaine Sen^r