

Be it Remembered that I, Amelia Dewhurst
of Lowell, in the Commonwealth of Massachusetts,
being of sound mind and memory, but knowing the
uncertainty of this life, do make this my last Will
and Testament.

After the payment of my just debts and funeral
charges, I give and bequeath as follows.

First

I give and bequeath all the property I may be
possessed of at the time of my decease, to my four
(4) children, viz; Mary Mannire, Eliza
Woodard, Wilson E. Dewhurst and Annie Howard,
the same to share and share alike.

Second

I order that any money which any of the said children
owe to me, and the Insurance money which may be
then due, shall all be included in the sum total
of what may be left at the time of my decease as aforesaid.

Third

I hereby nominate and appoint as the Executors of
this my last Will and Testament the following
persons, viz; my two Eldest Daughters, Mary Mannire
and Eliza Woodard, and my Son Wilson E. Dewhurst.
the same to be exempted from giving bonds.

Fourth

I order that in the case of my daughter Annie,
my Executors as above appointed, shall distribute to
her, her share from time to time, as in their judgments
shall seem advisable for the best carrying out my
wishes.

On this Fifteenth day of June. A. D. 1894
Amelia Dewhirst of Lowell, Massachusetts,
signed the foregoing instrument in our presence,
declaring it to be Her last Will: and as witnesses
thereof we three do now, at Her request, in her presence,
and in the presence of each other, hereto subscribe
our names.

Eli Turner 110 Howard St.
Sarah A Sanderson. 181 Charles St.
John Sanderson 181 Charles St.

In witness whereof, I hereunto set my hand
this Fifteenth day of June, One Thousand
Eight hundred and Ninety four. and in the
presence of three witnesses do declare this to be my
last Will.

Amelia
Amelia

Deuprost
Deuprost

[Minors must be so designated, and the names of their guardians, if any, given. The heirs-at-law and next of kin may be determined by reference to Chapters 133 and 137 of the Revised Laws.]

TO THE HONORABLE THE JUDGES OF THE PROBATE COURT IN AND FOR THE COUNTY OF

MIDDLESEX:

Wilson & Dewhurst Mary Manhire, named in said will *Mary Manhire and*
of *Virginia in the County of Norfolk, and Eliza Woodward*
RESPECTFULLY represents *named in said will Eliza Woodward*
of *Hudson* in the County of Middlesex,

that *Amelia Dewhurst*
who last dwelt in *Hudson* in said County of Middlesex,

died on the *Fifteenth* day of *August*
in the year of our Lord one thousand nine hundred and *eight* possessed of goods
and estate remaining to be administered, leaving *no widow* ~~a~~ *no husband*, whose name is

— and as *her* only heirs-at-law and next
of kin, the persons whose names, residences and relationship to the deceased are as follows, viz.:

NAME.	RESIDENCE.	RELATIONSHIP.
<i>Mary Manhire</i>	<i>Quincy</i>	<i>daughter</i>
<i>Eliza Woodward</i>	<i>Hudson</i>	<i>daughter</i>
<i>Admiral Howard</i>	<i>Lowell</i>	<i>daughter</i>
<i>Wilson & Dewhurst</i>	<i>Quincy</i>	<i>son</i>

That said deceased left a WILL ~~and~~ ~~codicil~~ — herewith presented, wherein your
petitioner *s* named *executrix Mary Manhire and Wilson & Dewhurst*
and Eliza Woodward and wherein the testator have requested that your
petitioner *2* be exempt from giving a surety on their bond .

WHEREFORE your petitioner pray that said will ~~and codicil~~ — may be proved and
allowed, and letters testamentary issued to *them* , without giving a surety on their official
bond , and certify that the statements herein contained are true to the best of their
knowledge and belief.

Dated this *Twenty fourth* day of *August* A.D. 1906:

Mary Manhire
Eliza Woodward *Wilson & Dewhurst*

MIDDLESEX, SS. Subscribed and sworn to this *24th* day
of *August* A.D. 1906. by *Eliza Woodward*

Before me,

W E Rogers Justice of the Peace.

The undersigned, being all the persons interested in the estate who are of full age and legal
capacity, other than creditors, and the guardians of persons interested therein, hereby consent
that the above-named petitioner be exempt from giving any surety on their bond .

KNOW ALL MEN BY THESE PRESENTS,

THAT I, Wilson E. Dewhurst of Dorsey
in the County of Norfolk
in the Commonwealth of Massachusetts, am holden and stand firmly bound and obliged unto CHARLES
J. McINTIRE, Esquire, First Judge of the Probate Court in and for the County of Middlesex,
in the full and just sum of Fourteen hundred dollars, to be paid to
said Judge and his successors in said office; to the true payment whereof I bind myself and my
heirs, executors and administrators, by these presents. Sealed with my seal, and dated the
Seventh day of September in the year of our Lord
one thousand nine hundred and six

THE CONDITION OF THIS OBLIGATION IS SUCH, that if the above-bounden
Wilson E. Dewhurst
executor of the last will and testament of
Annalia Dewhurst
late of Andover in said County of Middlesex,
deceased, testate, shall

FIRST, make and return to said Probate Court, within three months after his appoint-
ment, a true inventory of all the real and personal estate of said deceased which at the time of the
making of such inventory shall have come to the possession or knowledge of said executor ;

SECOND, administer according to law and to the will of said deceased all the personal estate
of said deceased which may come to the possession of said executor , or of any person for
him , and also the proceeds of any of the real estate of said deceased that may be sold or
mortgaged by said executor ; and

THIRD, render upon oath, a true account of his administration at least once a year,
until his trust is fulfilled, unless he is excused therefrom in any year by
said Court, and also render such account at such other times as said Court may order ;
Then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and delivered
in presence of

Adeline T. Dewhurst

Wilson E. Dewhurst

MIDDLESEX, SS.

Oct 16

A.D. 1906

Examined and approved.

Charles J. McIntire

Judge of Probate Court.

[Fill out the certificate on the other side.]

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

PROBATE COURT.

To George Booraem Sr of Hudson

GREETING :

You are hereby appointed to appraise, on oath, the estate and effects of Amelia Dewhurst late of Hudson in said County of Middlesex, deceased, testate, which may be in said Commonwealth. When you have performed that service, you will deliver this order, with your doings in pursuance thereof, to Mary W. Wainwright, Wilson E. Dewhurst, & Eliza Woodward the executors of the last will and testament of said deceased, that they may return the same to the Probate Court for said County of Middlesex.

Witness my hand and the seal of said Court, this twentieth day of October in the year of our Lord one thousand nine hundred and six

W. E. Rogers Register of Probate Court.

MIDDLESEX, ss. Oct. 30 A.D. 1906. Then the above-named appraiser personally appeared and made oath that he would faithfully and impartially discharge the trust reposed in him by the foregoing order.

Before me, G. Woodbury Parker Justice of the Peace.

Pursuant to the foregoing order to directed, I have appraised said estate as follows, to wit :

Amount of Personal Estate, as per Schedule exhibited, . . . \$ 1242.88.
Amount of Real Estate, as per Schedule exhibited, . . . \$ None

Geo. A. Booraem Sr } Appraiser .

MIDDLESEX, ss. Oct 30 A.D. 1906: Then personally appeared Eliza Woodward, Wilson E. Dewhurst, Mary Wainwright the executors of the will of said deceased, and made oath that the foregoing is a true and perfect inventory of all the estate of said deceased, that has come to their possession or knowledge.

Before me, G. Woodbury Parker Justice of the Peace.

SCHEDULE OF PERSONAL ESTATE IN DETAIL.

	DOLLARS.	CENTS.
<i>Hudson, Savings Bank</i>	150	00
<i>Lowell City Institute Savings</i>	400	00
<i>Lowell Institute Savings</i>	150	00
<i>Note of Mrs. Wm. Woodard</i>	111	47
<i>Note of Mrs. Manhire</i>	300	00
<i>Paid up Insurance Policy</i>	49	00
	<hr/>	<hr/>
	1193	97
<i>cash in hand</i>	48	86
	<hr/>	<hr/>
<i>Total</i>	1242	83

[RULE IX. "No executor or administrator shall receive any compensation by way of a commission upon the estate by him administered but shall be allowed his reasonable expenses incurred in the execution of his trust, and such compensation for his services as the Court in each case may deem just and reasonable. The account shall contain an itemized statement of the expenses incurred, and shall be accompanied by a statement of the nature of the services rendered and of such other matters as may be necessary to enable the Court to determine what compensation is reasonable."]

THE first ACCOUNT OF Eliza Woodward, Mary
Mahine, and Wilson & Dewhurst

Amelia Dewhurst execut rs of the last will and testament of
Hudson late of
in the County of Middlesex,

This account is for the period beginning with the fifteenth day of
October A.D. 1906, and ending with the fifteenth
day of October A.D. 1907.

Said accountants charge <u>them selves</u> with the several amounts received, as stated in Schedule A, herewith exhibited,	\$ <u>1293.36</u>
and ask to be allowed for sundry payments and charges, as stated in Schedule B, herewith exhibited,	\$ <u>219.07</u>
Balance as stated in Schedule C, herewith exhibited,	\$ <u>1074.29</u>

Eliza Woodward
Mary Marsh
Wilson & Dewhurst Executors

The undersigned, being all persons interested, having examined
the foregoing account, request that the same may be allowed without further notice.
Eliza Woodward
Mary Marsh
Wilson & Dewhurst
Ann Howard

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. At a Probate Court held at Cambridge in said County, on the
twenty seventh day of November A.D. 1908.

The foregoing account having been presented for allowance, and verified by the oath of the
accountant, and all persons interested ~~having been~~ duly notified
having consented thereto in writing, and no objections being made thereto, and the same having
been examined and considered by the Court:

IT IS DECREED that said account be allowed.

Chas. McArthur Judge of Probate Court.

Schedule A.

Number of item.	Date.	Amount of personal property, according to inventory, or Balance of next prior account, Amounts received from income, gain on sale of personal property over appraised value, and from other property, as follows:	Dolls.	Ct.
1	1902.		1242	8
2	1905 16	Interest Hudson Savings Bank -		
3	" "	City Trust for Savings Lowell		4.96
4	" "	Lowell Trust for Savings		16.08
5	" "	on Elisa Woodward note -		5.26
6	" "	on Mary Manhue note -		1.73
			22.50	
			1293.36	

Schedule B.

Date.			Dolls.	Cts.
1906		Showing payments, charges, losses and distributions.	49.	00
Nov	11	Loss on Policy of Insurance	1.	00
Aug	13	Paid Dr. Webster	1.	10
Aug	24	Travelling expenses to Cambridge	8.	00
Aug	15	Paid Dr. Jackson	1.	26
Sept	14	Travelling expenses to Quincy -	2.	71
"	17	Paid Mrs. Publishing Co	1.	50
Nov	2	" " " "		50
Dec	4	Court Fees	75.	00
"	7	Paid L.P. Whitte rope.	34.	00
"	"	" A. Weinbeck	9.	50
"	"	Other Personal expenses	1.	50
		New year fees		50
		Postage		50
		Distributed house hold goods to legatees	33.	50
			<u>219.</u>	<u>07</u>

Schedule C.

[This schedule contains items of personal property now in possession of the accountant, including cash.]

City Trust Sa ^{ving} s Lowell	416.	08
Lowell Trust for Sa ^{ving} s	155.	26
Fidelity Sa ^{ving} s Bank	69.	86
Note of Eliza Woodward	113.	20
Note of Mary Manville	<u>322.</u>	<u>50</u>
	1077.	00
Over invested by executor, ^{due} Eliza Woodward		2.71
	<u>1074.</u>	<u>29</u>

[RULE IX. "No executor or administrator shall receive any compensation by way of a commission upon the estate by him administered but shall be allowed his reasonable expenses incurred in the execution of his trust, and such compensation for his services as the Court in each case may deem just and reasonable. The account shall contain an itemized statement of the expenses incurred, and shall be accompanied by a statement of the nature of the services rendered and of such other matters as may be necessary to enable the Court to determine what compensation is reasonable."]

THE 2nd and final ACCOUNT OF Eliza Woodward, Mary
Mankin and Wilson E. Dewhurst

executors of the last will and testament of
Amelia Dewhurst late of
Hudson in the County of Middlesex, deceased.

This account is for the period beginning with the sixteenth day of
October A.D. 1907, and ending with the sixteenth
day of October A.D. 1908.

Said accountants charge them selves with the several amounts received,
as stated in Schedule A, herewith exhibited, \$ 1074.28
and ask to be allowed for sundry payments and charges, as stated in
Schedule B, herewith exhibited, \$ 1074.28
Balance as stated in Schedule C, herewith exhibited, \$ _____

Eliza Woodward,
Mary Mankin
Wilson E. Dewhurst Execut ors

The undersigned, being all persons interested, having examined
the foregoing account, request that the same may be allowed without further notice.

Eliza Woodward,
Mary Mankin
Wilson E. Dewhurst
Annie Howard

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. At a Probate Court held at Cambridge in said County, on the
twenty seventh day of November A.D. 1908.

The foregoing account having been presented for allowance, and verified by the oath of the
accountant, and all persons interested having been duly notified
having consented thereto in writing, and no objections being made thereto, and the same having
been examined and considered by the Court:

IT IS DECREED, that said account be allowed.

Clay McArthur Judge of Probate Court.

Schedule B.

or a.	Date.	Showing payments, charges, losses and distributions.	Dolls.	Cts.
	1907			
1	Nov 15	Paid Newland & Thompson, professional services and expenses for certificates of no appeal etc.	2	00
2	" "	Paid Wilson E. Jewhurst (legacy)	2	63.57
3	" "	" Annie Howard (legacy)	2	63.57
4	" "	Paid Eliza Woodward (legacy)	2	63.57
5	" "	Paid Mary Manline (legacy)	2	63.57
			<u>10</u>	<u>74.28</u>

Schedule C.

[This schedule contains items of personal property now in possession of the accountant, including cash.]