

## No. 8967. Equity.

with this my said Will and hereby made part thereof endorsed Isaac T. Davis No. 4. Containing one hundred and sixty-nine acres one rood and ten perches of land. More or less in trust to have and to hold the same for and during the life of my son Isaac T. Davis and to permit the said Isaac T. Davis to occupy and possess the same and to receive and to apply to his own use all the rents, issues and profits arising therefrom for and during his life or until forfeiture of said interest and estate therein as hereinafter provided, and after the death of my said son Isaac to convey said lands to any child or children or descendants of any deceased child or children he may have living at his death, to be divided equally among them per stirpes, and in case of the death of my said son Isaac without leaving child or children or descendants of any deceased child or children living at his death, then I will that said Trustee the Survivor or Survivors of them shall convey said lands to his Brothers and to the child or children of any of his Brothers who may then be dead, leaving children equally to be divided, and it is further my Will and I do hereby charge the said lands devised to said Trustee in trust for the use of my son Isaac for life with the sum of Two thousand four hundred and ninety of money four dollars and nineteen Cents, which said sum is to be a lien and charge on said lands until the death of my son Isaac, and after the death of my said son Isaac I direct that of said sum of money, there shall be paid by those entitled to his portion of my estate, the sum of Twelve hundred and eighty four dollars and thirty-one Cents, to my son Charles G. Davis, and the sum of eleven hundred and thirty-three dollars and forty-three Cents, to my son James A. Davis, and the sum of Twenty six dollars and forty five Cents to my son, John F. Davis, and in case my said son Charles G., James A. and John F. Davis or either of them shall have died before my said son Isaac T. Davis leaving child or children, then I direct said sums of money to be paid to his or their respective children, and in case my said sons Charles G., James A. John F. shall die without leaving child or children then I direct said sums of money to which they would have been respectively entitled to be paid to those who would be entitled to the respective portions of my estate left in trust for the use and benefit of my said son Charles G., James A. and John F. Davis, and I further will and direct my said son Isaac T. Davis or any tenant who may occupy and possess said lands herein devised for the use and benefit of my said son Isaac, to pay annually on or