

Vital Statistics

U.S., New England Marriages Prior to 1700

STACY, John (1646-1705) & Agnes [PEDRICK] (-1715); b 1674, 3 ch bpt 1678; Marblehead

Marblehead

Births

STASEY (Stacey)

John, s. John and Agnes, Dec. 12, 1674

Samuel abt. 1676 (no birth record, but named in will)

William (no birth record, but named in will)

Benjamin, s. John, bp. Aug. 24, 1684

Miriam, d. John, bp. June 13, 1686

Grace, d. John, bp. July 15, 1688

Michael, s. John, bp. Oct. 26, 1690

Ezekiel, s. John, bp. July 10, 1692

Sarah, d. John, bp. Feb. 25, 1693[-4.]

Ebenezer, s. John and Agnes, bp. May 20, 1697

Andrew, s. John and Agnes, bp. June 11, 1699 ? Not named in John's will

Salem

Births

STASEY (Stacey)

Abigail, d. Anges, bp. Apr. 27, 1678 ? Not named in John's will

Elizabeth, d. Agnes, bp. Apr. 27, 1678 ? Not named in John's will

Edward, s. ———, of Marblehead, bp. May 7, 1682 ?

Marblehead

Marriages

STASEY (Stacey) John, and Mary Sandin, d. Samuell, Sept. 13, 1696

STASEY (Stacey) Samuell, and Sarah Servant, Dec. 10, 1699

KING Tabitha, and William Stacey of Marblehead, int. Apr. 17, 1702

STASEY (Stacey) William, and Mary Houlton of Salem, at Salem, Aug. 22, 1723

STASEY (Stacey) William, and Abigail Dexwell, at Boston, Apr. 25, 1727

STASEY (Stacey) Merriam, and John Gale, Nov. 12, 1702

GALE Miriam, and Ephraim Sandin, Aug. 10, 1714

STASEY (Stacey) Benjamin, and Martha Trevett, Oct. 27, 1709

STASEY (Stacey) Martha, and Joseph Sweatt, Sept. 13, 1725

STASEY (Stacey) Grace, and Thomas Owens, Jan. 6, 1714 [-15]

OWENS (Owen) Thomas, and Mary Dennis, Feb. 18, 1739

STASEY (Stacey) Sarah, and Eleazar Ingolls, Nov. 3, 1715

STASEY (Stacey) Ebenezer, and Lydia Boden [d. Ambrose.], Mar. 26, 1719

INGALLS Sarah, wid., and Robert Shaw, Sept. 23, 1728

Marblehead

Deaths

Lydia, w. Ebenezer, Sept. 5, 1761, a. 60 y.

Samuel, Dea., 29: 4m: 1743, a. 67 y.

Tabitha, w. William, Feb. 22, 1721-2, a. 39 y. 11 m.

John, Capt, Oct. 19, 1722, a. 48 y.

File #: 26079
 Name: Deacon John Stacy; Stacey; Stace, Sr.
 File Date: 27 Jun 1705
 Residence: Marblehead
 Type: testate

Essex County, Massachusetts, Probate Index, 1638-1840

File #: 26080
 Name: Capt. John Stacy; Stacey; Stace
 File Date: 12 Nov 1722
 Residence: Marblehead
 Type: intestate

Essex County, Massachusetts, Probate Index, 1638-1840

File #: 26053
 Name: Benjamin Stacy; Stacey; Stace
 File Date: 25 Feb 1725
 Residence: Marblehead
 Type: intestate

Essex County, Massachusetts, Probate Index, 1638-1840

File #: 26061
 Name: Ebenezer Stacy; Stacey; Stace
 File Date: 16 Dec 1771
 Residence: Marblehead
 Occupation: merchant
 Type: testate

Essex County, Massachusetts, Probate Index, 1638-1840

Essex, Massachusetts Probate Records, 1638-1840

Name **John Gale**
 Probate Date **6 May 1714**
 Residence Place **Marblehead, Essex, Massachusetts, British America**
 Occupation **Cordwainer**
 Probate Type **intestate**
 Inferred Death Year **1714**
 Inferred Death Place **Massachusetts, British America**
 File Number **10549**

The Will of Deacon John Stacey

The Last Will and Testament of John Stacey of Marblehead in the County of Essex

I John Stacey being sick in body, but of sound memory, and desirous to settle the outward estate Contained
 by God, Doe on these presents revoke all former Wills by me made, and declare this onely to be my last Will,
 and Testament; Inp I Commit my soul into the hands of God my Creator, and Redeemer, my body to the Earth, decently
 to be buried, my Temporal estate I dispose of, as follows, I will that my just debts be fully paid by my Executors
 or Executors hereafter named, out of my personal estate, I will that my just debts be fully paid by my Executors
 the whole remainder both Real and Personal with all the profits and benefits doe abide and remain in the hands, and Possi-
 session of my dear wife Agnes for her comfortable maintenance so long as she continues and remains my Widow, and
 for the bringing up my younger children, till the youngest att least Etenzer shall accomplish the Age of fourteen
 years; giving hereby liberty to my wife in case of her own Real need, and to be judged by my Overseers, or that any of my chil-
 dren by any inevitable emergency should be disabled to gett their own lively hood, to take to her selfe, or afford to them
 all times such relief and supply out of my personal, or that failing, Real estate, as by my Overseers shall be judged
 needfull and necessary; And furthermore I doe Will, that after my wife's decease, and not before, if she be not remanyed
 whatever of my Real estate, Real or Personal shall then be found left, be distributed by my Overseers equally among all my
 children, with John, Samuel, William, Benjamin, Michael, Ezekiel, Ebenzer, Miriam, Grace and Sarah; John the eldest
 onely to have a double part, my housing and lands I give to my sons, and to my daughters my personal estate, but yet so as to pay
 back in value, though not in specie, so as to make all equal, and to my son John I give and confirm to him, and his male heirs the land
 his house now stands on, and what he improves, as well as what wife may fall to him in his double part, to be held and enjoyed by him, and
 his male heirs forever, my now dwelling house and other lands here as well as all I have, I will that they be equally divided as above
 expressed among my sons, giving liberty to my sons to make such alterations of more part to their better use, keeping the names
 and to such as can not pay for the same, and all to be held by them and their heirs forever successively; and signing an equal division
 to be made in proportion of the whole in value, among all my children saying John a double part, and with further, that what any
 of my children now married have already received, or others of them may receive of their mother, which she may, if she see cause
 bestow on them, and as by Book may be made to appear, that it shall be discontinued, allowed and defiled out of their parts, so
 as that they may be equal in their portions; Provided, that in case my wife see cause to marry again, I doe then give
 her twenty pounds in moneys, to be at her own disposal; if she see most among her children, as well as her own
 particular portion due to her of her fathers estate, and payable after her mothers decease, and in such case I do appoint my
 Overseers hereafter named to be Executors to my estate, and Guardians for my children during their minority, Imposing upon
 hereby to take into their hands whatever shall be found left, and carefully lay it out and improve it for the advantage of the said
 and children of my children till they come of age, and then to be divided, and as some is expressed, tend to prevent strife and variance, I do order
 my children on penalty of losing their Request, to acquiesce in the division by them made; Item I do constitute my dear
 wife Agnes Stacey, and as long as so called, sole Executrix of this my Will, and my trusty friend John Cowley, and my
 dearest friends to be Overseers of this my Will, and Guardians for my children, and in case of my wife's marrying or death
 to be Executors, to take into their hands, improve, pay and distribute my estate as above, that none of my children may be
 injured, or deprived of their just right, according to this my will, onely in case of death of any in their minority, the part
 of any so deceasing to be equally divided among the survivors In Testimony of all which I have hereunto set my hand
 and seal, this seventeenth day of January Anno Domini one thousand seven hundred four
 five Annoq; Regi R^o Annae Quintae Septimo

signed, sealed, and declared
 in the presence of

Sam^l Stacey
 Mich^l Cobb
 Sam^l Russell
 Sam^l Crocker

John Stacey



Marblehead March 19th 1722/3

We the Subscribers being chosen and desired by the Children of Mr. John Stacy of Marblehead dec^d to make a Division of y^e real Estate of said Stacy, do according to y^e best of our Judgment make the following Division And also being appointed and empowered by y^e Judges of Probate for Said Jurisdiction

To Mr. Henry & Cap. John Stacy dec^d. the By the Heirs of John Stacy
 Front of y^e Mansion House being - this double Portion £130.-
 Lot N. 1. valued at £95.- By Erskine Stacy to whom } 10.-
 Also y^e fence land laid out } 25.-
 to his house Lot N. 7 - } they must pay £140.-
 Also the Lot N. 9. adjoining } 25.-
 to William Stacy. - - - }
 £140.-

To William Stacy his house Lot By William Stacy one eighth
 being Lot N. 6. valued £45.- part y^e Estate - £65.-
 Also part of a Warehouse } 30.- By Erskine Stacy to } 10.-
 in y^e Cove being Lot N. 3. } whom you must pay } £75.-

To Deacon Samuel Stacy, Esq. By their ^{9/8} of the Estate
 and Michael Stacy, between in amounting to £195.-
 as agreed on y^e Mansion House By Benj^o Stacy whom } 5.-
 and all y^e Premises mentioned you are to pay } £200.-
 being Lot N. 2. £200.-

To Erskine Stacy his Lot adjoining By your eighth part of y^e
 being to Cap. John Stacy dec^d £45.- y^e real Estate £65.-
 John Stacy's Heirs pay you 10.- }
 William Stacy pays you 10.- } £65.-

To Benj^o Stacy the Neck Right By your eighth part of y^e
 being Lot N. 4. £30.- y^e real Estate £65.-
 The Lot N. 5. also } £30.-
 adjoining to W. Stacy }
 Samuel Stacy & His } £5.-
 pays you - - - } £65.-

Mean^t The Lot Number 1. laye out to John Stacy
 his house Lot N. 7 - }
 Also the Lot N. 9. adjoining } 25.-
 to William Stacy - - - } £140.-

To William Stacy his house Lot By William Stacy one eighth
 being Lot N. 6. valued £45.- part y^e Estate - £65.-
 Also part of a Warehouse } 30.- By Erskine Stacy to } 10.-
 in y^e Cove being Lot N. 3. } whom you must pay } £75.-

To Deacon Samuel Stacy, Esq. By their ^{9/8} of the Estate
 and Michael Stacy, between in amounting to £195.-
 as agreed on y^e Mansion House By Benj^o Stacy whom } 5.-
 and all y^e Premises mentioned you are to pay } £200.-
 being Lot N. 2. £200.-

To Erskine Stacy his Lot N. 8. adjin. By your eighth part of y^e
 John Stacy's Heirs pay you 45.- y^e real Estate £65.-
 William Stacy pays you 10.- } £65.-

To Benj^o Stacy the Neck Right By your eighth part of y^e
 being Lot N. 4. £30.- y^e real Estate £65.-
 The Lot N. 5. also } £30.-
 adjoining to W. Stacy }
 Samuel Stacy & His } £5.-
 pays you - - - } £65.-

Mean^t The Lot Number 1. laye out to John Stacy
 and so down to y^e Manse
 Heirs is not to be improved by any building over
 thereon by them or their Heirs, without y^e consent
 of y^e Owners of y^e Mansion House to y^e South West of
 y^e parallel Range of y^e said Mansion House

Witness our hands -
 John Stacy
 Nick Bidwell

Information about Stacey Properties

Essex Institute Historical Collections, Volume 47

Essex Institute Press, 1911 - Essex County (Mass.)

80 MARBLEHEAD IN THE YEAR 1700. NO. 5.

Dea. John Stacey House. This house and lot belonged to Dea. John Stacey as early as 1660, and he died possessed of it March 23, 1705, at the age of fifty-six. Upon the division of his estate, March 1, 1722-3, the house and land around it was assigned to his sons, Dea. Samuel Stacey, Ebenezer Stacey and Michael Stacey. The house was gone apparently soon afterward.

Capt. John Stacey House. This lot was a part of the lot of Mrs. Eleanor Stacey of Marblehead, and she conveyed it to her son John's son John Stacey Nov. 16, 1680.* This grantee was Capt. John Stacey, and he built a house on the lot, dying, possessed of the estate, Oct. 19, 1722, at the age of forty-eight. The estate remained in the possession of the heirs of Captain Stacey until the house was gone, which was before May 3, 1825, when the land was sold, it being this lot "on which lately stood an old dwelling house."† This was the Bunch of Grapes Tavern in 1757.

About the Family of the First Wife of William Stacey

The New England Historical and Genealogical Register

The Society, 1912 - New England

1912] *Descendants of Daniel King* 125

SOME DESCENDANTS OF DANIEL KING, GENTLEMAN, OF LYNN, MASS.

By LAWRENCE BRAINERD of Forest Hills, Mass.

1. DANIEL¹ KING, styled "Mr." and "Gentleman," was born in England in 1602, and was the son of Ralphe Kinge of Watford, Hertfordshire. He came to America about 1637 and settled at Lynn, where he became a leading citizen, a merchant of enterprise, and a large land owner. He is referred to in Aspinwall's Notarial Records as "Daniell King of Linne Woollen Draper" in 1645 (p. 20); and as "mercier" in 1648, when he is mentioned as brother of "M^r Samuel King woollen drap. at the upper End of Cheapeside neere Saint Martins in London" (p. 150; see also pp. 68, 89, 182, 197). He married in England, 4 Oct. 1624, ELIZABETH GUY, who died in Lynn 26 Feb. 1677. He died there 27 May 1672.

Children:

- i. DANIEL,² Jr., b. abt. 1625 (Pope); d. in 1695; m. 11 Mar. 1662, TABITHA WALKER, dau. of Capt. Richard and Jane (Talmage) of Lynn.
 - ii. HANNAH, d. abt. 1677; m. 11 July 1660, JOHN BLANEY of Lynn.
 2. iii. RALPH, b. abt. 1639.
 - iv. ELIZABETH, m. THADDEUS REDDING.
 - v. SARAH, m. 27 Oct. 1669, EZEKIEL NEEDHAM.
2. CAPT. RALPH² KING (*Daniel²*) was born about 1639. He was a large land owner in Lynn, holding 1200 acres in what is now Swampscott; selectman in 1678; first lieutenant in the Lynn Military Company in 1680, of which his father-in-law was captain, and later captain of the same himself. He married, 2 Mar. 1663, ELIZABETH WALKER, daughter of Captain Richard of Lynn, Reading, and Boston, and in 1670 Deputy-Governor of Nova Scotia and Acadia (under Sir Thomas Temple, Bart.), and wife Jane (Talmage). Captain King died in January, 1688/9, and was buried on the 17th of that month. The History of Lynn for the year states: "Captain Ralph King died this year. He was a man of prominence and usefulness. He left an estate quite considerable for the time, the appraisal showing in amount £2,365. 4s." His widow married Lieut. John Lewis and was the administratrix of the estate, and it is evident that she died before 1715, when, in the final settlement of the same, Capt. John Charnock of Boston, a son-in-law, acted as administrator.
- Children, all born at Lynn:
- i. ELIZABETH,³ b. 23 Nov. 1664.
 - ii. A CHILD, b. 18 Aug. 1666; d. 19 Aug. 1666.
 - iii. RALPH, b. 13 Aug. 1667; d. Sept. 1688.
 - iv. DANIEL, b. 1 Oct. 1669; m. HANNAH PICKERING, dau. of Lieut. JOHN and Alice (Flint) of Salem.
 - v. SARAH, b. 25 Nov. 1671.
 - vi. HANNAH, m. JOHN PITT, Esq., of Boston.
 3. vii. RICHARD, b. 3 May 1677.
 - viii. MARY, b. 28 July 1679; m. (int. rec. 16 May 1700) CAPT. JOHN CHARNOCK, an eminent merchant of Boston.
 - ix. TABITHA, b. 23 Mar. 1682; m. (int. rec. 17 Apr. 1702) WILLIAM STACEY of Marblehead.

An Excerpt from the Probate of a Man Named Thomas Owens

It offers no proof that he is the same Owens who married Grace Stacey, but if he is, he remarried Mary, widow of James Dennis, and had a son John.

*Joseph To the Honble Thos as Berry by Judge of the Probate
of Will, & in County*

Mary Owen widow of M^r Thomas
Owen late of Marblehead in County do hereby
Certificate lay^o Ho^o that I am a firm and not
able to admitt^o and estate and therefor desire
yt you will Grant their admunst^o to me
John Owen, only son of M^r Thomas Owen
I am wth Stand, most Hum^l

Sew^l Sign^l
Mary q Owen

Marblehead Feb^y 23. 1700
Pres^l Nathan Bowen

Eleazar Ingalls, Husband of Sarah Stacey, and His Family's Origins

Edmund Ingalls

From Wikipedia, the free encyclopedia

Edmund Ingalls (ca. 1598 – 1648) was a founder of Lynn, Massachusetts. Born to Robert Ingalls in Skirbeck, Boston, Lincolnshire, England, he arrived in Salem, Massachusetts in Governor John Endicott's company in 1628. It is believed that he and his family came with Endicott and a party of about 100 in the "Abigail," which sailed from Weymouth and arrived at Salem, Sept. 6, 1628, after a voyage of 11 weeks. The belief that Edmund and his brother, Francis Ingalls, with their families, came on the "Abigail" is based on the fact that no other ship arrived from England until June 30, 1629, and Alonso Lewis, the historian of Lynn, refers to manuscripts showing that Edmund and Francis settled in Saugus (Lynn) as early as the first of June.

The colonization of Massachusetts was only partly of religious inspiration. It was largely commercial and largely appealing to men who desired more freedom and especially more opportunity. A company had obtained a grant of a strip of the sea-coast. It wanted to get settlers upon the land in order to develop trade. It offered to assist them in getting there and to them it promised 10 acres of land.

To those who could pay their own way it agreed to allow 50 acres. Edmund and Francis Ingalls were evidently of the latter class, since when the allotments of land were finally made they jointly received 120 acres. The Ingalls' family was economically well off enough to employ some servants and write wills, even leaving some of their wealth to the poor.

In 1629, Edmund, his brother Francis, and four others, founded the settlement of Lynn, Massachusetts. In the opening pages of "The History of Lynn, MA" by Alonzo Lewis and James R. Newhall, appears the following: "The first white men known to have been inhabitants of Lynn were Edmund Ingalls and his brother Francis Ingalls."

Edmund and Francis, arriving in (Saugus) Lynn, were received kindly by the Native Americans, who were of the Pawtucket tribe, and the Native Americans gave them leave to dwell there and occupy what land they would.

Edmund built his home beside a sedgy pond, which became known as Ingalls pond, and so appeared on early maps, but is now called Goldfish pond. The site of the house that Edmund Ingalls built was between Nos. 33 and 43 of Bloomfield street in Lynn.

It is of record that Edmund had a malt house, and it may be surmised that he knew how to malt grain and brew beer, and probably did so. It is also probable that he drank what he brewed. According to the accounts there was a "festive" time, with much hilarity and profanity, when his house was erected with the assistance of his friends. It is likely, therefore, that Edmund Ingalls was not a strict Puritan.

Edmund was reportedly of good character, although it was found in a court record that "20/4/1646, Edmund Ingalls was fined for bringing home sticks in both his arms on the Sabbath day from Mr. Holyokes rails, witnesses Joseph Mood, Obadaya Mood, Jane Mood". This is an example of Puritan Blue Laws. Edmund's name is often found on the town records showing him to be one of the prominent citizens.

Edmund Ingalls lost his life in March 1648, by falling with his horse through a defective bridge over the Saugus River where it is crossed by the road that is now Boston Street. He was probably then about 53 years of age. His eldest son, Robert, who was then 27 years of age petitioned the General Court for damages in the amount of £100 in accordance with a law just previously enacted in the Colony. This may have been the first claim of that sort in New England.

His will was probated on September 16, 1648, and his estate appraised at a value of £135.

Edmund Ingalls is recognized as an early American founder by The Order of the Founders and Patriots of America. He is the ancestor of Charles Ingalls, of American author Laura Ingalls Wilder, of Revolutionary War patriot Jonathan Ingalls, and of Salem Witch Trials victim Martha Carrier.

THE GENEALOGY AND HISTORY

INGALLS FAMILY

IN AMERICA.

30 INGALLS GENEALOGY.

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ELEAZER Ingalls / (Eleazer, ^ Robert ^^ Edmund ^), son of Eleazer and Mary (Hendley) Ingalls, born Marblehead, Mass., about 1686 ; married, Nov. 27, 1715 , Sarah ^{Stacey} ~~Glasey~~. He was an innholder at Marblehead and died about 1726, for Adm. was granted wife Sarah and Eben Stacy this year. His widow married, Sept, 23, 1728, Robert Shaw.

Children, born Marblehead :

- 167 Samuel, bapt. Aug. 5, 1716.
- 168 Edmund, bapt. Oct. 20, 1717; m. Sept. 25, 1738, Marj Tucker.
- 169 Mary, bapt. Juee 7, 1719; m. Sept. 27, 1743, Lawrence Bartlett.
- 170 Sarah, bapt. Mar. 19, 1721 ; m. Oct. i, 1738, John Rockwood.
- 171 Eleazer, bapt. Dec. 16, 1722 ; m. Sarah Diamond.
- 172 John.s bapt. Mar. 14, 1725; he prob. d. abt. 1752; m. Nov. 20, 1746, Ann Dennis. Wid. m. 2d, Sept. 17, 1754, John Rogers.
- Ch : (173) Ann, bapt. May 15, 1748; m. Sept. 22, 1771, Elisha Rogers. (174) Mary, bapt. Aug. 19, 1750; prob. m. Jan. 3, 1771, Richard Newman.
- 175 Aones. bapt. Feb. 19. 1727.
- 176 Sarah, bapt. Dec. 14, 1728; m. Nov. 27, 1750, Thos. Gould of Salem,

No. 14486

Ingalls
Eleazer, innholder
1727. Jan. 22.

Commission to receive
examine claims against
estate of Eleazer Ingalls
late of Lynn deceased.
1727 November 1.
14486

For John Appleton Esq. Commisfionated Judge of the Probate of wills &c. in County of Essex
To Cap^t. Nich^l Amos, Nathan Amos of Marblehead in County of Essex Whereas the Estate of Eleazer Ingalls late of Marblehead Esq. deceased intestate hath been represented by the Adm^r to be just & not sufficient to pay off just Debts is as by Dec^r and pray of a Committee may be appointed to receive of just Claims to &c.

KNOW All Men by these Presents, That we Sarah Ingalls widow of Ebenezer Stacey, Merchant and Merchant of the said Province, Thomas & John Smith Taylor of Marblehead Esq. & Esq. of the said Province of the Massachusetts-Bay in New-England, at

Excerpts from the Will of Ebenezer Stacey

The handwriting was very legible, but folds make some parts impossible to read.
I've included a large excerpt because he named his surviving grandchildren

No. 26061
Stacey
Ebenezer
1771 Dec 16

Account of Adm^r of Estate of Ebenezer Stacey late of Marblehead deceased
October 2. 1787
Recorded
357. 272 [122]
(Merchant)
26061

In the Name of God Amen

I Ebenezer Stacey, of Marblehead, in the County of Essex, in the Province of the Massachusetts Bay in New England, Merchant, being sick and weak in Body, but of a sound and disposing Mind & Memory, do make and ordain this my last Will and Testament in manner following.

First I bequeath my Soul into the Hands of God Who gave it, and I order my Body to be decently buried at the Discretion of the Executor of this Testament here in after named
And as to my Worldly Estate I order my just Debts and Funeral Charges to be paid by my Executor with convenient Speed after my Death

I give first my Grand Daughter Elizabeth Proctor the Daughter of Joseph Proctor Junr of said Marblehead Gentleman & my Daughter Annis deceased, the sum of Forty Pounds lawful money, yearly & every year during her natural Life, to be paid by my Executor yearly to the said Elizabeth or her Assigns and my Will is and I do hereby direct and impower my Executor to put out at Interest on good Security such a sum of money, of my Estate, as shall be sufficient to pay Forty Pounds yearly during the natural Life of the said Elizabeth to be all her part of my Estate

I order that my Sister Sarah Shaw & her husband David be decently & comfortably maintained & supported during her natural Life & at her decease to be decently buried by my Executor at the

the Charge of & out of my Estate

I give to the Use of the Poor of the Town of Marblehead aforesaid the Sum of thirty Pounds law-
ful Money to be paid by my Executor to the Ju-
rers of the ^{said} Town of for the same being

I will and order my Executor to purchase two
pint & an half-Silver Cups, for the Use of the Common
on Table of the Church in said Marblehead under
Pastoral Care of messrs the Revd Simon Bradstreet
& Isaac Story, to be paid for out of my Estate,
I give to the said Church for ever

And all the Remainder of my Estate of what
Kind or Nature soever I give devise & dispose of
as follows, to wit

One seventh Part thereof I give & devise to my
Daughter Mehetabel Pedrick the Wife of John Pedrick

of said Marblehead Gentleman ^{and} ^{and}
assigns for ever and my Will is, that my Warehous
near the new wharfe so called in said
improved by me and the said John Pedrick ^{with} ^{and}
under the said house and a strip of land adjoining
said Warehous of one foot in Width & the length of
Harbour so ^{is} in said Marblehead. One Corpse Court
being Part of Number Twelve
in the middle Part of the lower Division of Common
Lands so called said Marblehead, and the hundred acre
Lott of Land Number Six in the first Division of hundred
acre Lotts in the Township of Windham in the County
Cumberland within the Province aforesaid, be Part
this Devise to the said Mehetable to be reckoned for
towards her one seventh Part as the same shall be
valued at by three discreet Men: ^{viz} viz going to said Ma-
blehead, on Oath

It

Division of hundred acre Lotts in the Township of Wind-
ham aforesaid, & to be reckoned so much of the said Samuel
as one seventh Part as the same shall be valued at by
three discreet Men upon Oath, And my Will is that my
Executor have & hold the said real Estate herein particularly
by devise to the said Samuel till he the said Samuel ar-
rive to the age of twenty one years, if he the said Samuel
live so long

Item One seventh Part thereof I give & devise to my
Grandson Stephen Stacey, the Son of my Son Stephen
deceased, when he shall come to the age of twenty one years,
to hold to him & his Heirs & assigns for ever, Part of this
Devise to my said Grand Son Stephen Stacey to be the hun-
dred acre Lott of Land number forty five in the second Di-
vision of hundred acre Lotts in the Township of Windham
aforesaid to be reckoned so much of the same Stephen as
one seventh part as the same shall be valued at by three dis-
creet Men upon Oath And my Will is that my Executor
have & hold the same
Grandson Stephen shall come to the age of twenty one years
if the said Stephen live so long

Item - Two third Parts of one seventh Part thereof
I give & devise to my Grandson Edward Stacey, the Son of
my Son Edward deceased when he shall come to
the age of twenty one years, to hold to him and his
Heirs & assigns for ever, Part of this Devise to my
said Grand Son Edward to be the hundred acre Lott
of Land number one hundred & thirty in the second
Division of hundred acre Lotts in the Township of
Windham aforesaid, which is to be reckoned so much
of the share of my said Grandson Edward as the same
shall be valued at by three discreet Men upon Oath
And my Will is that my Executor have & hold the same
hundred acre Lott particularly devised to my said
Grandson Edward, ^{until} the same Edward shall come to
the age of twenty one years, if the said Edward live
so long

Item - One third Part of one seventh Part thereof I give and devise unto my Grand Daughter Lydia Stacey the Daughter of my Said Son Edward when she shall come to the age of twenty one years, & to her Heirs & assigns for ever

And my Will is that if any or either of my said Grand Children Ebenezer Stacey, John Stacey, Samuel Swisden, Stephen Stacey, Edward Stacey, Lydia Stacey shall die before they respectively arrive at the age of twenty one years, then his or her Share of the Estate devised as aforesaid shall be equally divided between my said Daughter Mehitable Pedrick and such of my said Grand Children as shall come to the age of twenty one years thing to hold to the use & Heirs & Assigns for ever And if it so happen that all my said Children Ebenezer, John, Samuel, Stephen, Edward and Lydia die before they come to the age of twenty one years, then I give and devise all their Shares of my Testate devised to them as aforesaid to my said Daughter Mehitable Pedrick and to her Heirs and Assigns for ever

Further more after the Decease of my said Grand Daughter Elizabeth Proctor, the money which I have herein before directed to be put out at Interest for producing the annual sum of forty Pounds to be paid her yearly, I give to my said Daughter Mehitable & my said Grand Children Ebenezer, John, Samuel, Stephen, Edward, Lydia & Sarah Pedrick in the same Proportion as the foregoing Devises to them under the same Restrictions & provisions.

And I hereby appoint & constitute my Son in Law John Pedrick of Marblehead aforesaid Gentleman hereina

Item - One seventh Part thereof, I give and devise to my Grand Daughter Sarah Pedrick of said Marblehead Widow, the Daughter of my Son Ambrose deceased, and to her Heirs & assigns for ever and my Will is, that my dwelling House with the Land under the same and thereto adjoining situate in said Marblehead near the new Wharffe aforesaid & between the Lands of Cole & Humant, my Lower Commonage in the upper Division of Common Lands so called in said Marblehead, be part of this Devise to the said Sarah Pedrick to be reckoned so much towards her one seventh Part as the same shall be valued at by three discreet men, belonging to said Marblehead, on Oath

Item - One seventh Part thereof, I give and devise to my Grand Son Ebenezer Stacey, the Son of my Son Ambrose herein before named, when he my said Grand Son shall have Heirs & assigns for ever, by my Will is that part of this Devise to my said Grand Son Ebenezer Stacey shall be my dwelling House & Land in said Marblehead in the Improvement of Thomas Robt Esquire, my House and Land under the same & thereto adjoining situate in said Marblehead, improved by William Quin & others & bounded North Easterly by Boden's Lane so called, South Easterly by Lands of Marlen & Stevens, South Westerly by Tuckers Land and North Westerly by the main Street, one of my two Lower Commonages on the Great Neck in said Marblehead, the North Easterly half of the Land behind the Warehouse aforesaid situated near the new Wharffe (so called) divided from the South Westerly half by a Line extended from the back side of said Warehouse to Norwards Land and the hundred acre Lott of Land number one hundred & thirty five in the second Division of hundred acre Lotts in the Townshipp of Windsor aforesaid, to be reckoned so much towards my said Grand Son Ebenezer

Ebenezer one seventh Part as the same shall be valued at by three discreet men on Oath and my Will is that my Executor have and hold the said real Estate herein particularly devised to my said Grand Son Ebenezer untill he my said Grand Son shall come to the age of twenty one years of age if the said Ebenezer shall so long

Item - One seventh Part thereof I give & devise to my Grand Son John Stacey the Son of my Son William deceased, when he the said John Stacey shall come to the age of twenty one years, to hold to him & his Heirs & assigns for ever And my Will is that my mansion House wherein I live the Land under the same & the Barn & Store thereon excepting a Piece of Land next Butchelders Land of thirty feet wide and extending from the Lane to Ruffs's Land a lower Commonage on the Great Neck in said Marblehead the South in & only Half of the Land behind my aforesaid, and the hundred acre Lott of Land number one hundred & thirty five in the second Division of hundred acre Lotts in the Townshipp of Windsor aforesaid, be Part of this Devise to my said Grand Son John Stacey to be reckoned so much towards the said John Stacey one seventh Part, as the same shall be valued at by three discreet men upon Oath, and my Will is that my Executor have & hold the real Estate herein particularly devised to the said John Stacey untill he the said John shall come to the age of twenty one years, if the said John Stacey shall so long

Item - One seventh Part thereof I give and devise to my Grand Son Samuel Swisden Son of my Daughter Lydia deceased, when he shall arrive at the age of twenty one years, to hold to him & his Heirs & assigns for ever of this Devise to the said Samuel to be a lower Commonage number thirteen in the middle part of said lower Division and the hundred acre Lott number thirty five in the first Division

heretofore named, the sole Executor of this my last Will and Testament

And hereby revoking and annulling all other Wills by me with Some herebefore made, I Infirm thus and no other, be my last Will and Testament

In Witness Whereof I have unto set my Hand & Seal this twenty fifth day of September in the eleventh year of his Majesty's our Anwarque Domini One thousand seven hundred & Seventy one

Signed Sealed, Witnessed & declared by the said Ebenezer Stacey the Testator as last Will & Testament
Properly done
Witnessed by me
Richard Harris
Isaac Mansfield

Wm. Stacey

KNOW all Men by these Presents,

That we *Thott Pedrick Gentleman of Danvers in the County of Essex & Joseph Lee Merchant & Burrill Devereux Gentleman both of Marblehead in the same County*

within the Common-wealth of Massachusetts, are holden and stand firmly bound and obliged unto *Bonjamin Greenleaf Esq;* Judge of Probate of Wills, and granting Administrations within the County of *Essex* in the full Sum of *one Thousand Pounds*, in lawful Money of said Common-wealth, to be paid unto the said *Bonj. Greenleaf Esq* or his Successors in the said Office, or Assigns: To the true payment whereof, we do bind ourselves, and each of us, our, and each of our Heirs, Executors and Administrators, jointly and severally, for the whole and in the whole, firmly by these Presents. Sealed with our Seals. Dated the *sixth* Day of *November* Anno Domini, One Thousand Seven Hundred and *eighty one*

TH E Condition of this present Obligation is such, That if the above-bounden *Thott Pedrick who is appointed Adm^r with the Will annexed of all the Goods & Estate of Spencer Stacey late of Marblehead aforesaid Merchant do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, Rights and Credits of the said deceased, which have or shall come to the Hands, Possession or Knowledge of *him* the said *Thott Pedrick**

To the Hon^{ble} *Bonjamin Greenleaf Esq*:-

We the Heirs of the estate of the late *M^r Spenser Stacey* of *Marblehead* deceased & his estate, of which *W^m Thott Pedrick* became Adm^r by consent of *us* heirs - and who then engaged to settle the same in *his* month - but has neglected to do the same on acct of the heirs not being of age to receive their proportion - the heirs of that estate are of age, and the youngest has been this *eight* month - and we suppose and have reason to believe *of* there is a considerable amount remaining - We therefore earnestly beg your honor to oblige the said Adm^r to settle the estate immediately and lay off the heirs their dividends -

And as in duty bound shall pray

Marblehead July 29. 1787

John Stacey
William Courtin
Abitha Widden
Stephen Stacey
Edward Stacey
Thomas and you
et al
Distaff
John Pedrick
Joseph Parick's
Jocia Mary

10 lock; 41/2 of iron; bed of hand iron 2/ 1. 9. --
 belmette shell of brass 1/2 lb. 2d of old brass 2/ 1. 11. --
 brass shell of old shell of mortar 6. -- 4. 6
 brass shell 100 iron pot 1/2 iron rod 4/ -- 5. 10 --
 part an old chain 2d of pebble & mortar 7/ -- 1. 7. --
 large B. shell 2d. Co. the brick 3/ 1. 3. --
 shovels 10 of old sack 6/ 2 chain 6/ -- 1. 7. --
 leaden weight 20 lb. 1 round chain 1/ 9. 4. --
 to bring Lydia & Appurtenances 149. 16. 1/4 £ 165. 12. 5 1/4
 Thott Pedrick Adm^r 23 November 1781 £ 368. 16. 3 1/4
 John Gray
 executor } Committee sworn
 J. Greenleaf

Deacon Samuel Stacey

Stacey, Samuel (c1676 ?Marblehead-1743 Marblehead); Marblehead HR 1728; deacon 1718-43; selectman 1721, 30, 32, 33; moderator 1730; M Sarah (?Stour) Servant (c1676-) in 1699, 8 ch; ?farmer. One committee. Marblehead VR 1:486, 2:405, 672; Torrey 661, 699

Legislators of the Massachusetts
 General Court, 1691-1780: A
 Biographical ...
 By John A. Schutz

Find-a-Grave Listing

Samuel Stacey

Birth: 1676
 Death: 1743
 Marblehead
 Essex County
 Massachusetts, USA

He was a Deacon

Note: 67 years

Burial:
[Unitarian Cemetery](#)
 Marblehead
 Essex County
 Massachusetts, USA