

Other Estate which she is to enjoy as I have before said for her Life and then to go to my Children who shall then be living to them equally forever -

Lastly I do hereby constitute and appoint my dear Wife Elizabeth Hardyman and my friend John Tyler executors of this my last Will and Testament revoking all others prior to this date. Witness my hand and Seal this 12th day of November 1789.

Littlebury Hardyman *Seal*

Signed, Sealed and acknowledged

In Presence of

H. July, John Rogers. —

J. Hardyman, P. Eppes. —

J. Tyler, J. Bradley. —

All a monthly Court held for Charles City County the seventeenth day of June 1790.

This last will and testament of Littlebury Hardyman deceased was proved by the oaths of John Bradley and Samuel Tyler two of the witnesses thereto and entered to be recorded and on the motion of John Tyler one of the executors, therea named who made oath as the law directs and together with William Randolph and Samuel Tyler his securities entered into and acknowledged their bond in the Penalty of two Thousand Pounds conditioned as the law directs, certificate is granted here for obtaining a probat in due form Liberty being reserved to the Executors in the said Will named to join in the probat thereof when ^{she} shall think fit.

Teste Obury Byrd CC

Abraham Brown's
Will

In the Name of God Amen! I Abraham Brown Junr of Charles City County being in perfect sense and memory but calling to mind the uncertainty of this life and that it is appointed for all men once to die, first of all I recommend my Soul into the hands of Almighty God who gave it to me, and my body to be interred in a Christian like manner and as to what worldly estate it has been pleased God to bless me with I give and bequeath in manner and form following, first of all I leave all my just debts to be paid by my executors hereafter mentioned

Item, I give and bequeath to my loving wife Sarah Brown twenty five pounds specie to her and her heirs for ever.

Item, I give and bequeath unto my son John Brown the part of Land I purchased of Samuel Riddlehurst, Henry Southall and John Harwood by estimation one hundred and eighteen acres be the same more or less to him and his heirs for ever.

Item, I give to my Daughter Mary Brown one negro Girl named Lany to her and her heirs for ever.

Item, I give and bequeath unto my two Sons Abraham and William Brown all the residue of my land which I purchased of William Tyree David Davidson and James Blanks which is to be equally divided between the said Abraham and William Brown to them and their heirs for ever. but if it should so happen that either of my Sons Abraham or William Brown should die before they come to lawful age or have my Will is that their part should be equally divided between my Son John Brown and the Surviver to them and their Heirs for ever.

Item, I give to my Daughter Elizabeth Brown one negro Girl named Sall to her and her heirs for ever. all the rest of my estate, be it of what kind soever not before given to be equally divided between my loving Wife Sarah Brown and all my Children to wit, John, Mary, Abraham, William, and Elizabeth Brown to them and their Heirs for ever.

My Will is that my Uncle Abraham Brown sen^r should be maintained out of my estate during his life. Item my Will is that Elizabeth Syldon should have the Privilege of a House and Garden on my land during her life.

Lastly I constitute and appoint my Friends Funca Southall and Major Wilcox executors to this my last will and Testament revoking all other Wills hitherto made by me, as witnesses whereof I have hereunto set my hand and affixed my seal this eleventh day of July in the year of our Lord Christ Seventeen hundred and eighty nine.

Abraham ^{his} Brown ^{Seal} mark

Signed, Sealed, and acknowledged
In presence of
Wyatt Walker, J. Harwood, Henry H. Southall

At a monthly Court held for Charles City County the seventeenth day of June 1790.

This last will and Testament of Abraham Broxon deceased was proved by the Oaths of Wyatt Walker and John Harwood two of the witnesses thereto, and orders to be recorded and on the motion of James Southhall one of the executors therein named who made Oath in shews as the law directs and together with Edward Marnable and Isaac Kite his securities entered into and acknowledged their bond in the penalty of five hundred pounds conditioned as the law directs, a certificate is granted him for obtaining a probat in due form & thereby being reserved to the other executor in the said Will named to give in the probat thereof when he shall think fit.

Teste
Oliver Boyd &c

Littleberry Hardymans
January 1790

An Inventory and Appraisement of the estate of Littleberry Hardymans and

Benny Hunt	£ 30
Richard Hunt	60
Daniel	30
Peter	40
Solomon	75
Joseph Hunt	75
Amey	75
Kannah Hunt	40
Hannah	50
Orreighna	50
Agatha	50
Sarah	10
Judy and Young Child Patience	40
Lucy	25
Aaron	30
Suky	20
Patty	12

Horses.

Pegasus	200
One mare called Beall	10
Gold-finder Mare	9
Mare Adams	0

£ 712