

471

Clause in this my <sup>will</sup> and in further explanation of said clause  
relating to said annuity I declare it is to be my wish that said  
annuity shall terminate on the death or marriage of my wife -  
And lastly I nominate constitute and appoint Robert Addo of the  
County of Charles City executor of this my last will and Testament  
In testimony whereof I have hereunto set my hand and affixed my  
seal this sixteenth day of May in the year of our Lord and Saviour  
One thousand eight hundred and forty

Signed sealed published and declared  
as and for my last will and Testament  
in presence of

James Vaughan <sup>Seal</sup>

Samuel Hargrave  
Samuel Addo  
Jesse Addo

At a Court held for Charles City County the 19<sup>th</sup> day of October 1826  
This last will and testament of James Vaughan decd: was produced  
in Court and proved by the affirmations of Samuel Addo and Jesse  
Addo (they being Quakers) and ordered to be recorded. And on  
the motion of Robert Addo the executor thereon named who affirmed  
thereto according to Law (and with Robert Crew and Jesse Addo  
his securities entered into ~~and~~ acknowledged a bond in the penalty  
of Twenty thousand dollars conditioned as the Law directs certificate  
is granted the said Robert Addo for obtaining a probate of said  
will in due form.

Test. Robt Christian Co. Law

Dix.  
11

In the name of God Amen. - I Am B Southall of the County of  
Charles City do make & add on this ~~day~~ <sup>1826</sup> for my last Will  
and Testament in manner & form following to wit. - Impressed - To my  
sister Elizabeth Collier Wilson I leave a mourning brooch pins to be set  
with long hair, such an one as she may think proper to direct and  
to each of her five daughters I leave a brooch pins of the same description  
To my nephew James Southall I leave five hundred dollars. - To  
Elizabeth Condesper I leave One hundred dollars. - To Sarah  
Hickerson my maid Betsy Williams and all my furniture  
and

171

Ones to my Sister Margaret Harwood Wilkinson I leave all the rest & residue of my Estate, or to which I may be entituled in any manner whatever  
 regards Sealed published and  
 declared by the said Ann B.  
 Southall as per her last  
 will and testament this 26<sup>th</sup>  
 day of September 1820  
 In the presence of  
 Edw Folkes  
 Ro: W Christian &

Ann B Southall Seal

At a Court held for Charles City County the 19<sup>th</sup> day of October 1820. This last will and testament of Ann B. Southall Seale was produced in Court and proved by the oaths of the witnesses thereunto annexed to be recorrect. And on the motion of Gary Wilkinson who made oath thereto according to Law and with John Armstrong and John Tyler his securities returned unto and acknowledged a bond in the penalty of eight thousand dollars conditioned as the Law directs certificate is granted the said Gary Wilkinson for obtaining letters of administration on the Estate of said Ann B. Southall with her will aforesaid annexed in due form.

Teste Ro: W Christian Ct Cuv

In the name of God Amen I Dixon Brown of Charles City County  
 being in good health of body and perfect mind memory thanks be given  
 unto God. calling into mind the mortality of my body and knowing  
 that it is appointed for all men hence to die do make and Ordain  
 this my last will and testament; that is to say as touching such  
 worldly Estate as it hath pleased God to bless me with in this  
 life. I give devise and dispose of the same in the following manner  
 and form. Item 1<sup>st</sup> I will and desire that my just debts and funeral  
 charge be paid. Item 2<sup>nd</sup> I give and bequeath to my son Dixon Brown  
 and my daughter Susannah Harris wife of Chavis Harris forty  
 acres of my land to be equally divided between them (the said forty  
 acres being the same on which they now live and which I purchased  
 of Thos. Bimes) to be possessed by them and their heirs or assigns  
 forever. Item 3<sup>rd</sup> I give and bequeath to my beloved daughter Catharine  
 Brown