

Chas L Curtis of Charles L Curtis of the County of Gloucester do make and
ordain this to be my last will and testament revoking all others heretofore
made by me. After payment of all of my debts out of my inventory by my
Executor hereinafter named in such mode as she may deem most fa-
-cile. I give and bequeath the rest of my property of every description to
my wife Harriet L Curtis. And I hereby constitute and appoint her
my Executor with the direction and request that the County will permit
her to qualify and act at such without giving security. I desire that my
said wife will advise and consult with my friends Rich^l & John Warren
T Jones O B Page & Jas B Page and S Phillips A Telephono as to the man-
agement of her property and affairs and request of them that they will
give her their advice and counsel in relation thereto. In witness whereof I
Charles L Curtis have hereunto signed my hand and affixed my seal this
4th day of November eighteen hundred and forty five.
Signed sealed and acknowledged
in presence of

J B Page

Warren T Jones

At a Court of Quarterly Session begun and held for Gloucester County
at the Courthouse on Monday the 6th day of August 1866 This last will and
testament of Charles L Curtis was made in open court by the oaths of
Warren T Jones and J B Page the two subscribing witnesses thereto and by
the said Court ordered to record and is recorded.

Teste An^r R Cary Esq.

P 12 M

Letter 21st J B Page 1866

writing of the said Thomas J. Wall deceased and verily believe that the said Will and the signature thereto are wholly in the proper handwriting of the said Thomas J. Wall, Whereupon the same was ordered to be recorded as the true last will and testament of the said Thomas J. Wall deceased and is recorded

Teste In - R. Cary cl: cur:

Curtis
Charles
C.

I My Will and direct that the balance of my land in Ohio be sold that of the proceeds of such sale & of Bonds in my possession for Sales already made, my debts be all paid, including my purchase of Wareham, and that if it become necessary, my Executor will sell such of the negroes as can be best spared - first, Fanny other children, Patsy & her child, Caroline & her children & any others which my Executor may select.

I desire that the deed from Dr Cook for Wareham be made to my wife Harriet C Curtis - I give & bequeath to my wife all my property of every description, after the payment of my debts & appoint her my Executor & desire that no security be required of her.

In testimony I have unto affix my hand & seal this 26 Aug. 1848.
Irat

P. R. Page
Geo G. Braderton

C. C. Curtis *(Seal)*

At a Court held for Gloucester County at the Courthouse on Monday, the 5th day of February 1866. This last will and testament of Charles C. Curtis deceased was produced in Court for proof, and Wm. H. Karp and John R. Cary being sworn severally deposed that they are well acquainted with the handwriting of the said Charles C. Curtis deceased, and verily believe that the said

Will and the signature thereto in wholly in the proper handwriting of the said Charles G. Curtis deceased, Whereupon the same was ordered to be recorded as the true last will and testament of the said Charles G. Curtis deceased and is recorded.

Seale. In o R. Cary & C: Cee:

Copy of the
last Will &
testament of
S.P. Medlicott

In the name of God amen. I Samuel P. Medlicott of Gloucester County State of Virginia being of sound and disposing mind memory and understanding though in full health to make & publish my last will and testament hereby revoking and reviving all and every former last wills and testaments and writings in the same or last wills and testaments by me heretofore made. My will is first that my just debts shall be paid by my executors hereinafter named. It is my desire that my estate shall be kept together and worked as heretofore for the support of my family and the education of my children having it disconsidered with my executors and my wife to sell only such property as they may deem best for the interest of my family to instance of any of the servants should at any time become refractory they may be sold and replaced otherwise as my executors and wife may deem best so long as she remains my widow provided however that when either of my children marries or arrives at the age of twenty one years that they shall be intitled to receive one thousand dollars (\$1000) from my estate in money or its equivalent and that all the crops of my description be sold to the best advantage and all interest collected and after deducting therefrom so much as may be necessary for the support of my family and the education of my children to put the balance at interest and so on from year to year and should my wife marry again then she is authorized to take whatever property she