

Should die with out any of there body Lawfully begotten Theard Land & shall fall to my Son Willaby Oakham to him and his heirs for ever and also my Hatch a free prouidage to my deare sonnes John & Peter a piece to them and their Heires for ever and also one young man to my son John Oakham to him and his Heire for ever and also from my land & tenementes to him & his Heire for ever. Item I give and bequeath to my Doctor Isabell Ruyer One new Bed that was bequeth her with the furniture to it to her & her heires for ever and one Pewter Dishes Item I give and bequeath unto my loving wife Sarah Oakham all the rest of my Dafancys Estate to her her Widewood and after her undoword to be Equally divided between my two Children William and John & Willaby Oakham and Sarah and Mary Oakham as Witnes my hand and seal this fifteene day of february 1753.

Peter William Seneca
George Booth
John Ratten

his
William Oakham & Seal
Marked 1753

Item I give to my son Willaby Oakham five pounds of that money in Robert Lanes hands and fifty Shillings to my son John And I do in witness and Ordain my loving wife Sarah Oakham my whole and sole Executrix of this my last will and Testament.

Principe 2 As it coms hether the 17th April 1753 the Withinwrit Will and Anne Testamēt of William Oakham and was presented in lawnes by his Creditor made Oath thereto and being proved by the Oaths of William Seneca & George Booth Witnes thereto is admitted to sae

Ex and

March the 5th Day 1753 In the Name of God known I beseeche Heaven being very sick and weak of Body but of perfect sound mind and Memory &c. I the Within Will bequeath that all my just Debts be contented and paid. Item I give and my Lov Stock to be Equally Dividid among all my Children and my Son James son to have an equal share with them. I give and bequeath to my son Enasamius Haines the Land and plantation now known to him and his heirs for ever. Item I give and bequeath to my son Joel Haines all that Tract of Plantation of Land which I bought of Watterson to him and his Heires for ever. Item I give and bequeath to my son Joshua Haines all the Land I bought of George Booth and Tho Jones to him and his Heires for ever. Item I give to my son Enasamius one Negro Mandrade Humphrey. I give to my Son Haines One Negro callid Roger also I give to my son William Haines and Negro called Sancy. I give to my son Joel one Negro Weman called Ned only son framme Child to have the first birthay she brings and the rest of her marriage to be divided among my four Young Son. Item I give to my son Thomas Haines one Negro called Isaac. Item I give to my son Francis Haines one Negro bound Servt. Item I give to my son Henry one negro called Aron. Item I give to my three Sons Enasamius Joel & Joshua One hundred Acres of Marsh thought of Poles to them and their Heires for ever and likeways a pece of Marsh by the Mouth river to them and their Heires and the rest of my Estate Law to be divided among all my Children and Son Enasamius Chasap wife I appoint my Son Enasamius

Haines
Will

my sole and sole Executor of this my Last Will and Testament Revoking
and canceling all other Wills and Testaments by me formerly Made In witness here
of I have hereunto set my hand and seal the Day and Year above written
Erasmus Haynes & Seal.

Signed sealed and
in presence of us
Francis Cornick
John Whitehead senior
John Bonney sen^r

Princ^p & At a Court held the 17th of April 1753 The within
Anne last Will and Test of Erasmus Haynes was pre-
sented in Court by his Esq^r who made oath thereto
and being proved by the Oaths of Francis Cornick &
John Bonney & witness thereto is Admitted to record

Ex

In the Name of God AMEN I John Gifford of presente Anne
Gifford Will and in my perfect & sound sense & Item beg^r to my son John
Gifford all my whole possessions of Land and Marsh & Water & Cottages
365 Acres to him and his heirs lawfully begotten by his Body for ever
and likewise I leave my Son John Gifford my hand made after his
Mother die^r of one pair of Stair on the purpose he breakes another
pair for his mother Once before he shall take them that is already broke
to sell or make any use of them and likewise I leave my son John
One Main Rigg with all only his praying for the Grace of the Item
beg^r to my Daughter Elizabeth Gifford One Yester br^r of Janitide that
was commonly called her own Item beg^r to my Daughter Ruth
Brown one Cow & Lamb & that to Elizabeth her^r from any other part of
my Estate Item beg^r to my Grandson Moses Brown one hundred and
ten that I desire that all the rest of my Estate shall be equally di-
vided Between my Beloved Wife and my Daughter Elizabeth and my Daugh-
ter Mary and Francis and I make only my riding horse to my Beloved
Wife and I appoint my Beloved Wife and my Son John my sole and sole Ex-
ecutor and this I acknowledge to be my Last Will and Test Revoking
all Wills whatsoever as witness my hand this 2^d Day of April 1753

John E Gifford / (60)
Mark

Seal The
John Gifford
Mark

John Gifford

Princ^p & At a Court held the 17th April 1753 The within
Anne last Will and Test of John Gifford aforesaid was pre-
sented in Court by his Esq^r who made oath thereto
and being proved by the Oaths of all the Witnesses
thereto is Admitted to record

Ex