

Item 3^d I give and bequeath unto Parsons Pepe sufficient to be a trust, the sum of one dollar to him and his heirs forever.

Item 3^e I give and bequeath unto Mrs Pepe sufficient to be a trust the sum of one dollar to him and his heirs forever.

Item 4^a I give and bequeath unto Rebecca Pepe sufficient to be a daughter as above the sum of one dollar to her and her heirs forever.

Item 5^b I give and bequeath unto my sister Patience Fenton two Leather Bags and furniture (which I have at this time in the care and at the residence of Henry Peeler) to her and her heirs forever, also all my working Tools which are in the care of Henry Peeler, I give and bequeath unto her the S. Patience Fenton and her heirs forever also seven bushels of sheep (at Chevington) to her and her heirs forever.

Item 6^c I give and bequeath unto my two sons Bayard & Leibard Pepe one certain Tract or parcel of Land Containing by estimation more or less one hundred and nine acres to be equally divided between them the S. Peppin & Leibard Pepe, provided they shall return to this County and eighty for the son, to them and their heirs forever but if they or their heirs shall not come forward or otherwise eighty for the son I then bequeath the same to my sister Patience Fenton and her heirs forever, the same land being at this time in the possession of Leibard Miller.

Item 7^d I give and bequeath unto my S. Sister Patience Fenton the sum of thirty four dollars in Money (which is at this time in the hands of Attorney Pease) part to her and her heirs forever also all other monies due on Bonds or open A/ccts. I also give and bequeath unto her the S. Patience Fenton and her heirs forever.

Item 8^e I also give and bequeath unto my S. Sister Patience Fenton two old Cams to her and her heirs forever (one of them is at this time in the hands of Henry Peeler, and the other at Mary Bowens)

Item 9^f I give and bequeath unto Sarah Jenkins thirty pounds of Cotton (which is at Chevington) to her and her heirs forever.

I testify I do hereby constitute and appoint my beloved Sister Patience Fenton my whole and sole Executor to this my last Will and Testament, to whom I charge I have bequeath to my head and affixes my seal this the fourteenth day of April in the year of Christ one thousand eight hundred and forty one

Severus Pease as a witness where in he remains of us

Leibard Pease

Leibard Pease

Leibard Pease

Testament of Elizabeth Pease exhibited into Court and recorded by the office of Clerk when Adams Justice of the Peace being under his hands and seal to be certified and recorded - Southampton Notary Public to the Clerk when record of same made in the Law书记

Elizabeth Pease
his wife

Test. W. D. Pease Esq.

Southampton County March First 1842 This last will & Testament of Elizabeth Pease exhibited into Court and recorded by the office of Clerk when Adams Justice of the Peace being under his hands and seal to be certified and recorded - Southampton Notary Public to the Clerk when record of same made in the Law书记

Elizabeth Kells Will

In the name of God. Amen. I Elizabeth Kells being of sound mind & memory sufficient to be sole Executrix of my last will & Testament.

Item 1^a I leave to my son James Kells during his natural life Missess Warren Kell or man James, and his executors & administrators, 1 bed & D. Pitt 13 pillows, also 1 end & half a Box & pig, first choice of rock, and at the death of my said son I give and bequeath all the property mentioned above to the heirs of my daughter Amanda Kells lawfully begotten of her body, to them their heirs and assigns forever.

Item 2^b I give and bequeath unto my grand daughter Sarah Ann Elizabeth Kell executors & trustees to her heirs and assigns forever.

Item 3^c It is my will that the whole of my Stock of every description be sold and after paying all my just debts out of the proceeds of said sale, the balance of said sale I give and bequeath unto the lawful issue of my daughter Amanda Kells lawfully begotten of her body to them their heirs and assigns forever.

Item 4^d I nominate and appoint my friend Joseph Collier Esq. etc. of this my last will & testament signall, sealed & delivered the 15th day of February in the year of our Lord anno domini 1842,

Elizabeth Kell

Attest
Wm H. Rockwood

Northampton County Court 1842.

The last will and testament of Elizabeth Kell was exhibited in open Court and duly proved according to law by the oath of William H. Rockwood the subscriber witness thereto, ordered by the court that the will be certified & recorded, whereupon Joseph Collier the executor therein named qualified as the last

Cert. Wm H. Rockwood

Sebastian Syrine's Will

In the name of God. Amen. April 16th 1842

I Sebastian Syrine of the County of Southampton & State of Rhode Island being in general health of body and perfect mind and memory therefore doth thank God for the same as made me & give this my last will & Testament and same are of force as follows To wife, A. S. I give my body to the earth from whence it was taken and my spirit to god that gave it and as for my worldly goods I bequeath in manner and form as follow (to wife)

Item 1^a I give to my wife wife Syrine and my daughter Lydia Eliza

My dear Boys & give the negro which I have by the will of my daughter
Eliza signed according to the will of the old Mr. Compton their grandfather
she and those who are to them and their heirs, and by his daughter
Rebecca S. & Emily & myself I leave the lands whereto I now live together
with the place house and all of my household & kitchen furniture
& I also leave to the two said daughters all the negroes that I have in
my possession at my death which come by their mother Eliza
Signed except Harry & Edmund & I leave also to the said Rebecca
& Emily & myself my old woman Curtis & Miss Hattard to leave
to Edmund & Eliza Harry & Mr. John of Blacksmith to take & whom
will Rebecca & Eliza & Edmund & myself the age of
twenty one or without leaving a legal deposition least of their bodies
My wife is the executors shall inherit the rest of the deceased
sister to her & her heirs & she shall either or both have a lawful
begotten heir of their bodies the estate known to each of my
daughters as above I give to them heirs and their increase
And the said Boys themselves remain in the former place of their
inhabitation. I give to Eliza Jones their heir, I wish at my decease
by her own way day break of dawn my dwelling in the Peters
Moody tract of land at the time owned by W. A. Morris &
all my plantation interests together with my stock of every kind &
my Capt of all kinds tools. And all debts due me deducted and
out of the proceeds claim off as above I wish my just debts paid
and the balance of any after payment of debts and funeral
expenses I wish equally divided between my two daughters
Rebecca S. & Edmund & Eliza according to a former clause
in the my last Will & Testament to them and their heirs
& I constitute & appoint the above named Executrix to the my last
will & Testament as Testimony whereof I have signed at
my hand & seal

The word has written

Blakston *Eliza* *Rebecca*

before signed

R. Morris

In W. Morris

J. H. Morris

W. Thomas

William Bottoms Hill.

In the name of God. I William Bottoms of Northampton County and state of Massachusetts
make this my last will and Testament in manner following to set
forth I leave to my wife Anna Eliza Bottoms during her life all my lands lying on the land
side of the road leading from Jackson to Halifax town, in one of her lands
the balance of my lands I wish my Executrix brought names to account
so long as my wife may live and the profits arising from the rent to be
as per annal Dated

Time 2nd I give to my daughter Anna Eliza Bottoms my negro boy Hall to her
her heirs forever

Time 3rd My wife and heirs or that my Executrix the whole of my estate
except the land, not bounded given away, out of the date of which I
wish all of my debt to be paid, the balance including the rest of land
named in the first Item I wish to be divided into four equal parts of
shares. One share of which I give to my wife Anna Bottoms to her and her
heirs forever, one share I give to my daughter Mary & Eliza to her and her
heirs forever. One share I give to my daughter Anna Eliza Bottoms to her and
her heirs forever. My wife and heirs is that my Executrix shall hold the
other share and as my daughter Anna Eliza have such part thereof at any time
as she may necessarily require for the support of herself and Child or Children
of which necessity, my Executrix is to see be satisfied but shares my daughter
Anna Eliza during her present husband, (at the death of his death, I give
the one share or the balance left in the hands of my Executrix to his heirs, heirs
forever, but in the event that my said daughter Anna Eliza dies before her
husband I then give the share left in the hands of my Executrix to his then
living Children or Child if any, if none I give the same share left in
the hands of my Executrix to my two daughters Mary & Eliza & Anna
Eliza Bottoms heirs and share alike.

Time 4th at the death of my wife I give all the land lands her lying
on the East side of the road leading from Jackson to Halifax town to
my daughter Anna Eliza Bottoms to her and her heirs forever the balance
of my lands I wish to be divided into two equal shares in value, one
share of which I give to my daughter Mary & Eliza to her and her heirs
forever the other share I leave to my daughter Anna Eliza so long as she
or her present husband may live but not to be subject to any debt
contracted by her said husband but on the end she chooses her