

Item 5th I give and bequeath unto my beloved son Sterling Smith my
Dear Lucy Letter Books now lying and I wish to him I have given
Item 6th I give and bequeath unto my grand son Littlebury Parker
Myse (Second Name) Charlotte Town & Bea to him this hour from
Item 7th I give and bequeath unto my Grand daughter Mary Parker
Myse give Mary Four hundred dollars on Recd her effigies
& her and her heirs forever. — Item 8th I give and bequeath unto
my grand daughter Mary Elizabeth Four hundred dollars to
her and her heirs forever. — Item 9th The Balance of my Estate
not heretofore disposed of after the payment of all my just debts
to be equally between my two daughters Martha Smith my said Son
Sterling Smith my said grand son Littlebury Parker to them and their
heirs forever. — Item 10th I hereby Constitution and appoint my said Grand
son Littlebury Parker Executor to this my last Will & Testament for
the 10th April eighteen hundred & forty two.

Witness my day 3rd Northampton County Decr C 1842 this last will & Testament of
Henry A. Boyd made &
Signed by witness

Walter Smith my brother unto you God and his people
Testate of H. A. Boyd & Walter B. Smith the subscriber
Witnesses and witness to be certified and registered wherefore
I declare the same to be in a manner a true copy — The Hague Esq

Achabald Boyd Will

I Achabald Boyd of the County of Northampton and State
of Massachusetts being on a bedstall of health but of sound mind
and memory do make and ordain this my last Will & Testament
in manner and form following. — Item 1st I give unto my
beloved wife Matilda W. Boyd all my negroes manumitted
from Factory Jeff. Henry together with all the other property
which I possess after paying my just debts under my care
James R. Boyd arrives to the age of twenty one years at which
time I give unto my said son James R. Boyd on half of my estate
which is then living and in hand and the other half I wish
still to continue bequeathed to my said wife Matilda W. Boyd
during her natural life and at her death I give it all to my
said son James R. Boyd to him and his heirs forever —

2nd and lastly I nominate and appoint my friend Henry
of Mays Executor to this my last Will & Testament to be
bearing witness I do hereunto at my hand seal the 19th of October
A.D. One thousand eight hundred & forty two — Architect
Henry of Mays — bearing witness —

Achabald Boyd
made

Northampton County Decr Court 1842 The last Will &
Testament of Achabald Boyd and was established unto open Court and
Person by the court of Inquest to be known one of the interesting and
best and most to be certified and recorded

At the Hague Esq

John Vaughan Will

In the name of God Amen I John Vaughan of the County of Northampton & State of
Massachusetts being sick and weak of body but of sound mind & disposing mind and
memory and understanding so weak, ready, make publick and declare this to be my
last Will & Testament having recollecting and making rule since made an
former last Will to take all by me before made — Item 1st I give and
bequeath unto my brother Walter C. Vaughan my two negro men held
& taken to her his heirs and assigns forever. My will and desire is that
of my said Negro Walter C. Vaughan shall die without lawfull officer
for recovering them in that case the said Negro Walter C. Vaughan shall
belong to my sister Maria or Parker Chidren who I desire Walter C.
Vaughan to leave them heirs and assigns forever than others
at the — Item 2nd I give and bequeath unto my nephew Thomas
V. Roberts my Negro man William now in Norfolk Virginia for
the time of his natural life and after his death I give and
bequeath the said Negro William to my nephew Thomas Parker
Parker to him his heirs and assigns — Item 3rd I give unto my
beloved sister Francis Parker for the time of her natural life my
nurse man Anthony and after her death I give and bequeath
the said nurse Anthony to my sister Chidren John James
Parker Chidren to them their heirs and assigns forever —
Item 4th I give and bequeath unto my niece L. E. Edmunds
of Norfolk the sum of four hundred & fifty dollars to her
heirs and assigns forever — Item 5th I give and bequeath unto my
niece Phoebe C. Vaughan to her her heirs and assigns forever the
sum of one hundred dollars — Item 6th I give and bequeath
unto my niece Elizabeth Jordan 100⁰ of Pleasant Inde to her
heirs and assigns forever the sum of two hundred dollars —
Item 7th I give and devise unto my daughter John C. Vaughan
during the natural life of my sister Frances Parker my plantation
lying in Northampton County Called the Washington plantation to
be held by her in trust for the sole use and benefit of my said
sister during her natural life and after her death I give otherwise
the said plantation to her children John James Phoebe and
Caroline to them their heirs and assigns forever — Item 8th
I give and bequeath unto my niece Phoebe C. Vaughan my
nurse girl Kelly to her her heirs and assigns forever Item 9th
My will and desire is that my daughter shall pay all my last debts
of this part of my property that she herself can give as a sum of three
hundred and be enough left to pay all my debts then a portion out of my
my legacy pecuniary or otherwise to be applied during the legacy
given to Phoebe C. Vaughan — Item 10th My Will and devise is

That should there be a surplus remaining in the hands of my Executors after
paying all my debts then I give the same Bankroll to my friend of 301 Evans
he has now agrees forever Item 11 I give and bequeath unto Mary
Kingship formerly Henry Roberts one of the Spoons to her he has and agrees
Item 12 I hereby appoint John Randolph my Executor to this my last will &
testament to witness whereof I the said Sarah Vaughan do hereby at
my house and seat this the first day of October A.D. 1842
Signed sealed and delivered by the said
Sarah Vaughan to be her last will & testament
in the presence of us
William Barron
Sam'l D. Bell

• Southampton County Deed Court No. 2 This last
Note & instrument of Sally Vaughan dec^d was recorded
in open Court and known by the const of James C. Gaskins one of
the subscribers witness whereupon is now ordered to be certified
& registered

Lemuel Fitchell & Hill

In the Name of God Amen I Lemuel Fitchell of Hutchinson County being now
of sound & of sound memory do make this instrument of my last will and testamant
that it shall be observed of God for all men etc to do as made and wherein this my
last will & testament is made in following my true mind and my last
will being testified the land and plantation wherow I now live also my two
dearly beloved slaves among me natural life is now longer and at the death
of my wife Mary Fitchell I give and bequeath unto my son Lemuel Fitchell
the slaves and plantation before left to my wife Mary Fitchell to him and
his heirs forever. Also directed my son Augustus Fitchell to his execu-
-ing of the ap of County Two years shall make a good and lawful time to
Isaac Carter or his representatives to a certain tract of land which I leave to
said Carter. Thus I give and bequeath unto my son Augustus Fitchell
I. Matthew Fitchell all of my slaves in the east side of the marsh mouth
+ slope of my new aqueduct shall belong to a good right as above stated
thus my will is that he have two hundred dollars out of my estate to
his power and the same lands as above I give unto my son Matthew Fitchell
to him and his heirs forever. Also I give and bequeath unto my daughter
Audra Eastman Fitchell fully known & designated Fitchell my eight
Oreignd to Mr. John Allen. Very Belovt Distr. Lem. Maria Henry
also at their mothers day the before said Friday to be equally under
amongst them to them and their heirs forever. Also by will am
desirous that at my probate next hereafter given away to my exec-
utors and payeing all my just debts out of the proceeds of said the
balance of money I give and bequeath unto my son Lemuel Fitchell
to him and his heirs forever Lastly I do nominate and appoint my good
and faithful friend Thomas Goyett executor to this my last will & testament
making all full satisfaction by an addit in testamony whereof I have
hereunto set my hand and seal the 24th day of November 1822

Signed and sealed in presence of

John H. Smith
Charles Steele
James L. Wright.

James H. May Southampton County, Penn found 1802 the last
Will Hartman and of Leonard Hartman died was buried
in New London and was buried by the estate of Charles Hartman
of James C. Morgan one of the subscribers thereto witness
that and witness to the correctness of this instrument
John D. Hartman

F. W. Hougham (Act)

John S. Morris Hill

In the name of God Amen This Eleventh Month and Daye of the year
of October in the year of our Lord Eighteen hundred and Fifty two being the
Year of our Saviour Christ the County of Hampshire State of North East Land
being sick of body but of sound minde and memory make to be my last
will & Testament. I say it is my desire that my lands in bounded lands
and meadow land to late me the Owners and by therefore to have good
to my father John Moore to be appointed by him in the purchase
of negroes which I want to be have out by him annually and one
third of the rest profits to go to my beloved wife for a person
and the balance to the education of my children in such orders
as his discretion may direct for desirous that Master Gray in the
State of Connecticut be desirous to my agent in the sale of
my lands here and other property of mine and that he shall
full power to make a valid legal in such case or cases, the ten
being the following in regard to the lands one third of the same
are money to be paid down at the time of sale and when the
other to be paid in several instalments by me and the goods
the planches going to me with appurtenances &c &c to my
son that my boy John and make a sale by my teacher and all
other property which he may think convenient for the plantation
on which I now live for the purpose of paying my debts
It is my desire that if my wife wishes to keep house and
property as is necessary for that purpose shall be set apart for
that purpose by me also for her but be sole of it to her disposal
3rd I give and bequeath unto my beloved wife my Gray horse
and waggon 4th It is my will that all my property now
before the time of my equality arrives between my beloved wife
J. Children each having his or her proper proportion as he
or she becomes of age or in case my wife becoming dead
at any time which she may choose - 5th I make and
appoint my Father John Moore my executor with full power
to manage my Estate as he may think proper.

Col. Col. There is due me one thousand and
ten thousand dollars in unpaid before an account which
it is my desire for Master Guy my sole agent there to collect.