

## Edward W. Clark's will

Sec 6<sup>th</sup> It is my will that as soon as John Proctor pays three thousand dollars to S. D. Stewart and my self that he Stewart make him a warranty deeds to one hundred acres of lands as soon off adjoining R. Chace - see plot. Section 7<sup>th</sup> It is my will that my Executor be fully authorized to settle with Stephen D. Stewart receive a tittle to the land whereon I now live for the benefit of my wife and children.

Lastly - I hereby constitute and appoint my worthy friends R. M. Chace Executor and my wife S. P. Clark executrix of this my last will & testament this 28<sup>th</sup> day of Jan: 1860  
 Signed & acknowledged in presence of  
 C. L. Mathes  
 Perry Hunter  
 Mearns to Clark  
 Edward W. Clark  
 his wife S. P. Clark

The foregoing will was duly proven in open court at July Term 1860 by Perry Hunter and Mearns to Clark the subscribing witnesses thereto and ordered to be recorded. And R. M. Chace the Executor named therein appeared in open court - gave bond and approved & was duly qualified as such, and Mrs Clark the executrix named therein refusing to act as such and requesting Mrs Crouch to act as Administrator with the will annexed in conjunction with R. M. Chace the said Crouch appeared in open court and was duly qualified - gave bonds &c.  
 Henry H. Hops  
 June Term 1860

## Peter Harringtons Will

I Peter Harrington do make and publish this my last will and testament. hereby revoking and making void all other wills by me at any time made. First I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any monies that I may die possessed of or may first come into the hands of my Executor & Executrix. Secondly I give and bequeath to my son James Harrington seven hundred dollars which is to be his entire portion of my estate.

## Peter Harringtons Will

Thirdly I give and bequeath to my two daughters Ann and Mary fifty acres of land including the dwellinghouse Orchard Spring & Barn and to include the land joining John Little Alfred Carr and Montgomery Hoops the above described to be owned by my two daughters jointly and in case of the death of either of my said daughters her entire interest to revert to the surviving I also desire my daughters to have an equal interest in my black girl Julia during their natural life and if the said Julia should live longer than my said daughters she shall have choice of homes and serve no one but to be supported out of the estate. Further it is my will that my two daughters have all the household and kitchen furniture except one bed for Henry and one for Peter. Fourthly I give and bequeath to my son Peter seventy five acres of land and one bay horse furthermore I desire that Peter may live with my daughters and my son Richardson and my daughter Polly to act as his guardians. Fifthly I give and bequeath to my two sons Henry and Richardson the remainder of my land to be equally divided between them Richardson to have the improvements where he now lives included in his portion. Furthermore it is my will and desire that my sons Henry and Richardson pay my son James three hundred and fifty dollars each which is his portion in full. It is my desire that Richardson is to have the stock that he now owns the remainder of my stock to remain on the farm for the use of the family at home. Lastly I do hereby nominate and appoint my son Richardson my daughter Mary my Executor & Executrix of this my last will and testament without bond or security. In testimony whereof I have hereunto set my hand and seal this 2<sup>nd</sup> day of February 1860.

Test  
 A Carr  
 C F Yeager

Peter Harrington  
 his mark

The foregoing will was duly proven in open court at June Term 1860 by A. Carr and C. F. Yeager the subscribing witnesses thereto and ordered to be recorded and Richardson Harrington and Mearns to Clark the said Crouch appeared in open court and was duly qualified - gave bonds &c.  
 Henry H. Hops  
 June Term 1860