

together with Robert Murray and Robert Hicks his security entered into and acknowledged a bond in the penalty of ten thousand dollars conditioned as the law directs, to certify that he is granted him for obtaining letters of administration on the Estate of said Josiah Burroughs decd. with his said will annexed in due form.

Teste J.R. Coursons Secy.

last Coursons will

I Susett Edwards, do this seventh day of December in the year of our Lord one thousand eight hundred and thirty five make, constitute and approve this my last Will and testament in manner and form following. That is to say I give and devise unto my Wife Martha the like the whole of my estate of whatsoever sort or kind real or personal, among her widowhood, and should she at any time after my death in matrimony then and in that event I give and devise unto for and during her life one thirds part of my land to be taken and construed as full satisfaction of her legal dower. The M^{ch}ly I do hereby declare I set my hand and affix my seal this day and date before written.

Witness
J.D. Mayhew
Wm. A. Lawrence
Wm. A. Sparks

Susett Edwards Teste

All a Court held for the County of Southampton the 21st day of March 1836.
This last Will and testament of Susett Edwards deceased was proved by the oaths of James D. Mayhew and William A. Sparks two of the Justices thereof, and ordered to be recorded. There being no Executor named in said Will, in motion of Will Sawyer the next day and together with Jesse Sanborns his security entered into and acknowledged a bond in the penalty of ten thousand dollars conditioned as the Law directs to certify that he is granted him for obtaining letters of administration of the estate of said Susett Edwards decd. with his said will annexed in due form.

Teste J.R. Coursons Secy.

last Coursons will

February the 16th 1836 - Dixon Coursons Will. - I have this as my last Will and testament. I give to my son Mirick M. Coursons the sum of five dollars in cash. To Corby Daughtry the sum of twenty five dollars in cash and all of my clothes which I own present worth. The balance of any left after paying my debts and burying expenses I give to my son Samuel D. Coursons. I want Nathaniel Hollon of Randolph C. Coursons to administrate on my property and to attend to my Business.

Witness
Nathaniel Hollon
Clishas Hollon

All a Court held for the County of Southampton the 21st day of March 1836.
A Motion being made the 11th day of February 1836 (reporting to be the last Will and testament of Dixon Coursons decd. was proved in Court for probate, and therefore Nathaniel Hollon sole of Clishas Hollons the Justices to the said Motion) and sundry other witnesses were sworn of witnesses. The Court after hearing the testimony and of opinion that the Motion specifies contains the true Nuncupative Will of the said Dixon Coursons decd. that the said Coursons at the time of publishing the said Will was of sound and disposing mind and memory and that he was under no undue influence. Therefore it is ordered that the said Motion be received as the true