

or marrying that the survivors or survivors shall have the deceased's respective part which they would of been intitled to had they been living at the time of the distribution of my estate, it is further my will in the event of all my children dying before arriving to lawfull age or marrying, I give to my wife Martha of Dorey the one half of my estate real and personal except four acres of land off of the corner lying on the brooks, at my wife's death I give the five acres of one to my brother Samuel Dorey.

Item 6th It is my will and desire that the Inventory of my Estate shall be all that is required of my executors, that is, I do not require of them to take any refunding bonds for any property or money's bonds may info but as request that his (my) Executor will see my estate properly managed and the intentions of my will carried out.

Item 5th I constitute, nominate and appoint my brother Samuel Dorey my whole and sole executors to this my last will and testament revoking all others and declaring this to be my last. In witness whereof I have hereunto set my hand affixed my seal this Twenty Third day of January the year of our Lord eighteen hundred and thirty seven

Signed sealed and acknowledged  
in the presence of

Chd Magt.

Joseph Dorey <sup>test</sup>

At a Court held for the County of Southampton the 19th day of June 1837.

This last Will and Testament of Joseph Dorey Deed was produced in Court, and the subscrewing witness thereto being out of the State of Virginia, Jno Dorey and Joseph Islands were sworn who severally affirmed that they are well acquainted with the hand writing of the said Joseph Dorey and namely believe that the body of the said writing as well as the signature thereto is in the proper hand writing of the said Joseph Dorey deceased, and the Court being satisfied, it is ordered that the said writing be recorded as and for the last will and testament of the said Joseph Dorey and binds on the motion of Samuel Dorey the executor therein named, who made oath and together with William Dorey and Peter Edwards, his deponents, entered into and acknowledged as bonds in the penalty of Twelve Thousand dollars conditioned as the said directs, Certificate is granted him for obtaining a probate of the said Will in due form.

Chsd L R Edwards, Esq

In the name of God, amen. I Joseph Dorey of Southampton do make and ordain this my last Will and Testament & being in manner and form following - I promise, I direct that my Executors hereinafter named, shall pay all my just debts and funeral expenses out of such personal estate as I shall have at my death not hereby specifically bequeathed & devised. I devise to my son Cawin Harris, my plantation, with the appurtenances and the Brandy still & fixtures thereon, which plantation is known as the "Flat Swamp" plantation.

Finally, I devise to my daughter Polly Hill Harris, all my lands on the North side of Townshend's branch, being a part of the tract wheron I now live.

Fourthly, I give and bequeath to my son-in-Law, Robert T. Musgrave, and to his wife Charlotte, the money and slaves which I have advanced to him on loan, together with the interest hereafter to arise on the money, and the increase of the said Fifty. I leave to my wife, Elizabeth Harris, for her use, during her natural life all my other lands and appurtenances, including the Brandy still and bottom land and fixtures at my mansion House, also for her use during her life one third of the negro slaves whom I may die possessed, exclusive of those loaned to my son-in-Law Robert T. Musgrave.

At the death of my wife, I cause the slaves loaned her to my son-in-Law Robert T. Musgrave.

Finally, I give to my said wife, in absolute property, one third of my money & bonds & of the proceeds of my former