

11

as may be deceased the issue taking only such share or shares as before directed.
Fifthly. Should my Executors after paying my debt and the necessary expenses of settling my Estate and have funds sufficient in hand to pay the amount of two thousand five hundred Dollars directed to be laid out in a tract of land it is my wish that the deficiency may be made up by the sale of the necessary number of young female slaves. As to my two old negroes Jim & Nancy I wish my Executors & my two daughters to make such provision for a disposition of them as may seem most desirable
Sixthly. All the rest of my Slaves not hereinbefore disposed off I wish divided into two equal portions one of which I loan to my daughter Martha Matilda Crumpler, and the other to my daughter Amanda Louisa Fitzallen Barret during their respective lives upon condition that they shall at no time be removed out of the County of Southampton. After the death of my said daughters or either of them I give and bequeath their respective portions to their children then living and the issue of such children as may have died during the life time of the mother the issue of the deceased children taking only such part as would have belonged to them had they survived their mother, and should said negroes at any time be removed out of the County of Southampton the life estate being thusly terminated as to the negroes removed they are to pass and descend as though the Tenant-for-life had died. In the event that either of my said daughters - Martha Matilda and Amanda Louisa Fitzallen should die without leaving any child or issue from any deceased child then I desire the portion of negroes apnied to said deceased daughter should go to her surviving sister for and during her life and after her death to her children and the issue of any deceased children as is before directed with regard to the land.

Lastly. I nominate and appoint my friends Carr Bowers and James D. Mapenburgh Executors to this my last will and Testament in witness whereof I set my hand and affix my seal this twentieth day of September one thousand eight hundred and thirty nine in presence of

Stephen Murdaugh
Jordan Edwards
William V. Edwards
William Peil

Wells Murfey (Seal)

At a Court held for the County of Southampton the 17th day of October 1842

The last Will and Testament of Wells Murfey deceased was proved by the oaths of Jordan Edwards William V. Edwards and William Peil three of the subscribing witnesses thereto and ordered to be Recorded, and on the motion of James D. Mapenburgh one of the Executors therein named who made oath and together with William A. Spark & William B. Jordayne and Robert Ricks his securities entered into & acknowledged a bond in the penalty of Forty Thous and dollars conditioned as the law directs certificale is granted him for obtaining a probat of said Will in due form, liberty being reserved to the other executors to be joined in the said probat when he thinks fit.

Teste P. Edwards Esq

Inventory and Appraisement of the personal estate of Richard Hart deceased taken this sixth day of April eighteen hundred & thirty nine by George Guy Charles Stark and Alfred J. Brittle

Richd Hart
Inventory &c

	\$	cts
1 B. of Furniture	9	00
1 Walnut Table	3	00
1 walnut Desk	4	00
1 Case and Bottles	25	
5 Sitting chairs		
1 Still Cope and worm	1	00
	6	00
	21	25