

of going to Liberia or choosing homes and be sold for one-third there value for the sake of getting such homes as they will be satisfied with -

Item 9th. If any one the above person - to home have loan negroes should die in the course of 10 or 12 years and the negroes loan them should want to go away it is my will that all that I have lent out should be given up so they can go off together -

Item 10th. If any of the negroes that I have loan to Friends should prefer remain here and be sold it is my will that the proceed go to my brother E.W. Brittle to have and to hold forever.

Item 11th. I give to my neice Virginia Brittle daughter of E.W. Brittle my gold watch to have and to use

the 12th I give my neice Anna A. Brittle one hundred and fifty dollars to buy her a gold watch.

The 13th I give to my neice Luke Sam Beaton son of M.W. Beaton two hundred dollars to have forever.

Item 14th. I give to my brother E.W. Brittle my horse and bridle saddle together with one large Wattle to have forever.

Item 15th. After paying all of just debts if there should be any money running to my estate it is my will that my Broth: E.W. Brittle pay unto the children of Jonas Brittle one half of said money to have and to hold forever and keep unto self and for his own use the remaining half to have and hold forever.

Lastly. I constitute and appoint my Dear Brother E.W. Brittle my lawful Executor to all intents and purposes to execute this my last will and testament according to the true intent and meaning of the same and every part and parcel thereof and after establishing this my last will and testament in Court without bond it is my will that he go to no further expense but simply keeping a record of the business and settle according to law and his judgment want of -
In witness the said Samuel Brittle do hereby set my hand and seal this the April
A.D. 1864

Sam. Brittle

At a Court held for the County of Southampton on the 19th day of December 1864.

It appearing to the Court that the last will and testament of Samuel Brittle de which was admitted to Probate in this Court at May Term 1861, has been casually lost. A writing purporting to be a copy of said will was this day produced to the Court and John Jordan William St. Whithead were sworn and severally deposed says they compared the said copy with the original will and that the said paper purporting to be a copy is as they verily believe, substantially a copy of the said original will. Whereupon it is ordered that the said copy be recorded in lieu of the original as the true last will and testament of the said Samuel Brittle de

Teste

J.R. Edwards St