

to me in possession of my son George Hines he let by my executing or some
 instrument of or their opinion if he perceives it proper to do, to the best advan-
 tage, and with the Rewards thereof or so much as becomes necessary, pay
 all my Just debts —

2^d I gave one half of all the Lands I Possess in Sussex and Southamp-
 ton Counties about twelve or thirteen hundred Acres, to my beloved wife —
 Martha Hines, to aid for her Natural Life —

3^d I gave to my son Samuel Hines, the other half of my said Lands in
 Sussex and Southampton, to have and his heirs forever, and the same as devised
 to his mother for life I also gave to my said son Samuel Hines upon the death
 of his mother to himself and his heirs forever. Subject however to the condition
 as herein after mentioned —

4th It is my will and desire that no division of my said Lands in Sussex
 and Southampton, take place, between my said son and his mother during
 her natural Life unless by mutual consent, and in that case that the
 said Lands be divided equally, and it is moreover my will that my said
 son Samuel, Live with his mother in the Mansion house where I
 now reside, for the purpose of aiding and assisting in her comfortable
 maintenance and supports, so long as she my wife, shall wish him
 to do, and for the purpose of more effectually affording such support

5th It is my Will and Desire that there be no sale of any of my Messu-
 ges or Plantation Mounts, usually kept, considered and as belonging
 to the said Plantation on which I now reside till the death of my wife
 but that the same and all of them remain on the said Plantations, as
 now kept up, till the death of my said wife, and be under her and my said
 son Samuels Control for such purpose only to wit for the spiritual
 and comfortable supports of my said wife and son Samuels, till the
 death of his mother as aforesaid, and also for the support of my daughter
 Gray and her Child, so long as she remains with her mother and which
 I wish her to do —

6th It is my will and desire, that in regard to all and every of the said
 negro Slaves, and their increase, the use of which I have aforesaid devised
 to my said son Samuels, my Daughter Gray and Child and my said Wife
 during the Life of the latter as aforesaid, and which are as aforesaid
 devised to remain united on the Plantations as aforesaid, that my
 beloved Wife will before her death make such division and allotment
 of them among all her Children or their legal representatives if dead
 as she may deem just and proper, or as they and herself may agree
 upon, to take effect only on her death, and which Division,
 and allotment when so made by their mother, it is my will and
 desire that all my Children Concerned abide by

7th It is my will and desire that the bequest made in favor of my
 son Samuel Hines in the third Clause of this will, be considered as
 charged with the necessary expenses to be incurred for the decent and
 comfortable support and support of my son William D. Hines during