

testament of William J. Reeves, the testator therein named, as far as they know, and as they verily believe; that they will well and truly perform the same by paying first the debts of the said deceased, and then the legacies in the said testament specified, so far as the goods, chattels and credits of the said deceased can thereunto extend; and that they will make and exhibit into the prerogative Office at Trenton, a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased, that have or shall come to their knowledge or possession, or to the possession of any other person or persons for their use, and render a just and true account when thereunto lawfully required.

Sworn and subscribed at May's Landing
 this 2 day of May A.D. Eighteen hundred
 and fifty five before me.
 Geo. C. Briggs, Sup.

John W. Smith
 Letitia her Smith
 mark

I John C. Briggs Surrogate of the county of Atlantic do certify the foregoing record, commencing on page 20, to be a true copy of the last will and testament of William J. Reeves late of the county of Atlantic, and of the probate thereof and that John W. Smith and Letitia Smith the executors therein named proved the same before me and are duly authorized to take upon themselves the administration of the estate of the testator agreeably to the said will.

In witness my hand and seal of office this second day of May Anno domini, one thousand eight hundred and fifty six
 Geo. C. Briggs Sup.

Seal

99 Will of Levi Price Senr.

Be it remembered that I Levi Price Senr of the township of Egg Harbour County of Atlantic and State of New Jersey, being aged but in usual good health, sound mind, memory and common understanding do make and publish this my last will and testament in manner and form following; That is to say, First it is my will, and I do order that all my just debts and funeral expenses be duly paid as soon as conveniently can be after my decease, Secondly, I give and bequeath unto my beloved wife Martha Price the whole of my real and personal estate during her natural life, Also I give and bequeath unto my daughter Naomi Huffman the sum of twenty five dollars; and to my daughter Elizabeth Mulica four dollars; and to the heirs of my daughter Phoebe Ireland dec'd late the wife of Joseph Ireland one dollar; Third, I give and devise unto my son Levi Price Junr all that tract and parcel of land, townships and hereditaments belonging to the same, being the land I purchased of Pardon Pagon suppose about sixteen acres be the same more or less, Subject to the life estate in the same by his mother Martha Price, to him during his natural life, and after his decease to his male heirs forever, Fourthly and unto my daughter Sarah Adams wife of Geo. Adams, I give and devise four acres of land lying on the south east side of the plantation on which I live and being a part thereof and on the south west side of the road from Bakersville to the Mills and on the northern side of the road from Amariak to Lakes to Mark Casto; to her during her natural life, and after her decease to Solomon Adams Junr and his heirs forever, fifthly; - I give and devise unto my daughter Hannah Casto wife of Mark Casto the plantation whereon I now dwell being the farm I purchased of the heirs of Richard Jones dec'd to her during her natural life, and after her decease to the male heirs of her body forever; Sixth, and after the decease of my beloved wife all the moveable property that is not worn out or consumed it is my will it should be divided equally between Naomi Huffman, Elizabeth Mulica and Sarah Adams, I hereby constitute and appoint Mark Casto & James English Executors to this my last will and testament.

In witness whereof I have hereunto set my hand and affixed my seal this fourteenth day of July in the year of our Lord one thousand eight hundred and fifty three
 1853.

Signed, sealed, published and declared by the said Levi Price to be his testament and last will in presence of us Amariah Drake, Herman Price, Christopher Lake

Levi Price
 his mark