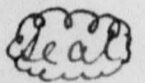


unto my daughter Caroline M Haddaway one pair of plated candlesticks. - I give and bequeath unto all my children, to be equally divided between them, all that may be due me at the time of my death (whatever that sum may be) by the Executor of Samuel Hancin late of Talbot County deceased. - I give and bequeath unto my daughter Mary Elizabeth Haddaway the residue of my goods, chattels and personal Estate, she being hereby required to pay unto my son Charles M Haddaway the sum of Three hundred dollars, when he shall ^{have} arrive at the age of twenty one years; and also to pay unto my grand son William Haddaway both the sum of Two hundred dollars when he shall have arrive at the age of twenty one years, and lastly I do hereby constitute and appoint my daughter Mary Elizabeth Haddaway sole Executrix of this my last Will and Testament and my further will and desire is that my negro man William shall have his freedom, at the end of ten years after my decease.

In witness whereof I have hereunto set my hand and seal this third day of March in the year of our Lord one thousand eight hundred and forty one. Ann D. Haddaway 
Signed sealed published and declared, by the above named Testatrix to be her last Will and Testament, in the presence of us, who at her request, and in her presence, and in the presence of each other have hereunto subscribed our names as witnesses to the same.

Joseph Bruff, Wm Barker Jr, William Cooper, John M. Wise.

Talbot County Sh. } Then came Mary Elizabeth Haddaway
4th day of August 1841, } the Executrix named in the foregoing Will
and made oath on the Holy Evangelists of Almighty God, that the
aforegoing Instrument of writing is the true and whole Will and
Testament of Ann D. Haddaway, late of the County aforesaid,
that hath come to her hands or possession, and that she doth not
know of any other. Out of Sa. Price Reqr. of Wills for Talbot County.

Talbot County Sh. } Then came Joseph Bruff William Bar.
4th day of August 1841, } ker Jr, William Cooper and John M.

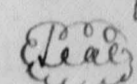
Wise the four subscribing witnesses to the foregoing last Will and Testament of Ann D. Haddaway, late of the County aforesaid, and severally made oath on the Holy Evangelists of Almighty God, that they did see the Testatrix therein named, sign and seal this Will, and that they heard her publish, pronounce, and declare the same to be her last Will and Testament; that at the time of her so doing, she was, to the best of their apprehensions, of sound and disposing mind, memory, and understanding; and that they respectively subscribed their names as witnesses to the said Will, in the presence and at the request of the said Testatrix, and in the presence of each other.

Out of Sa. Price Reqr. of Wills for Talbot County.

In the name of God, Amen, I William Caulk, of Talbot County ~~County~~ in the State of Maryland, being sick and weak of body, but of sound and disposing mind memory and understanding, considering the certainty of death and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, and thereby be the better prepared to leave this world when it shall please God to call me hence, do therefore make and publish this my last Will and Testament, in manner and form following that is to say: First and principally I commit my soul into the hands of Almighty God, and my body to the earth, to be decently buried at the discretion of my Executors hereinafter named, and after my debts and funeral charges are paid and my wife's things taken out, I devise and bequeath as follows. Item, I give and devise unto my nephew John Caulk the House and Lot where he now resides for and during the term of his natural life, and no longer, with the privilege of taking from the woods adjoining thereto, necessary fire wood and fencing for the same; and after the death of the said John Caulk, I give and devise the same to my eldest son John H. Caulk and his heirs, but if the said John H. Caulk should die without issue in the life time of my son William Caulk Jr

them and in that case I give and devise the said House and Lot to my said son William Cault Jr. his heirs and assigns in fee simple. - Item. I give and devise to my eldest son John H. Cault, my dwelling plantation, together with all the Lands which was devised to my brother Houson Cault and myself; in and by the last Will and Testament of my deceased Father John Cault bearing date the third day of December in the year Seventeen hundred and ninety two, duly proved and of Record in the Registry of the Orphans Court of Talbot County, unto him the said John H. Cault and his heirs; but if the said John H. Cault should die without issue, in the life time of my son William Cault Jr, then and in that case I give and devise the said Lands to my said son William Cault Jr, his heirs and assigns in fee simple. - Item. I give and devise unto my son William Cault Jr, all that Farm or plantation commonly called "Locust Neck" which I purchased of Anna Maria Silghman and which is particularly described in a Deed of bargain and sale from the said Anna Maria Silghman to me bearing date the first day of March in the year Eighteen hundred and thirty three duly acknowledged and recorded among the Land Records of Talbot County, unto him the said William Cault Jr his heirs and assigns in fee simple. - Item. I give and devise unto my daughter Sarah Hopkins Kemp, the wife of John W. Kemp, all that Farm or plantation, situate between the waters of Houson's Creek and Broad Creek, which I purchased of James Seth and Sarah Seth his wife, and which is particularly described in a Deed of bargain and sale from the said James Seth and Sarah Seth his wife to me, bearing date the fourteenth day of May in the year Eighteen hundred and twenty five, duly acknowledged and recorded among the Land Records of Talbot County, unto her the said Sarah Hopkins Kemp, her heirs and assigns, in fee simple. - Item. I give and bequeath unto my nephew John Cault and unto Joseph LaComb, the son of my niece Fanny LaComb, formerly Fanny Cault, equally ^{between} them, my

Schooner called the "George and Mary" with all the apparel and tackle. Item. I devise and bequeath all the rest and residue of my personal property unto my four children John H. Cault, Joseph Cault, William Cault Jr, and Sarah Hopkins Kemp, the wife of John W. Kemp, to be equally divided among them, in equal portions, share and share alike. - Item. It is my Will and I do hereby expressly direct, that my Executors hereinafter named, shall claim no allowances for the settlement of my Estate, nor shall they receive any percentage on the amount of the valuation thereof, but they shall charge and receive such sum only as may be absolutely necessary in paying the expenses of obtaining letters testamentary and in discharging what ever other actual costs may be incurred in the faithful performance of the trust hereinafter reposed in them. - And lastly I do hereby constitute and appoint my three sons John H. Cault, Joseph Cault and William Cault Jr to be Executors of this my last Will and Testament, revoking and annulling all former Wills by me heretofore made, ratifying and confirming this, and none other, to be my last Will and Testament. In Testimony whereof I have hereunto set my hand and affixed my seal this sixth day of July in the year of our Lord one thousand eight hundred and forty one.

Wm Cault 

Signed sealed published and declared by William Cault the above named Testator, as and for his last Will and Testament in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as witnesses thereto.

Philip H. Thomas, Jas. G. Wheeler, J. Graham
Talbot County Lt. } Then came John H. Cault, Joseph Cault
24th day of August 1841, and William Cault Jr, the Executors named in the foregoing Will and made oath on the Holy Evangelists of almighty God, that the foregoing Instrument of writing is the true and whole Will and Testament of Major William Cault, late of the County aforesaid: that hath come to their hands or possession and that they do not know of any other.

Out of J. A. Price Regr. of Wills for Talbot County.