

5. Elizabeth (Morris ?) --daughter

-to have part of the land the testator purchased at the sheriff's sale as the lands of William Prettyman by that part which lies on the western side of the public road leading over the branch at the line of the said lands towards Robert Prettyman's upon which is situated the dwelling house now occupied by the testator's son-in-law Lemuel Davidson and to hold for her natural life and after her death to her son Robert

-to have the part of the Prettyman land lying on the east side of the road beginning at the bridge over the said branch and thence. . .to the road leading to John Marvel's and thence. . .to the beginning cont. 20 and 1/8th acres and to have on the condition that she pay to the testator's daughter Patience the sum of \$125.00

6. Patience (Morris ?) --daughter

-to have all the other part of the Prettyman land which lies on the eastern side of the said road and the lines aforesaid and also to have the lands the testator purchased from J. B. Morris and Garrison Prettyman being all the lands the testator owns on the eastern side of the said road and which binds on the 2 branches emptying into the Marvel Mill Pond, and should the testator's daughter Elizabeth refuse to pay the above mentioned sum, then to have the 20 1/8th acres left her.

7. Lydia (Morris ?) --daughter

-testator's son William to hold in trust for her that he will permit her to reside upon the farm called the Carey Farm adjoining to the lands of Dr. John Martin, Jesse Green and others as long as she has a desire to do so and appropriate all the use and profits to her own use for the support of herself and her children and should she decide not to reside there, the testator's son to collect and pay over to her all the rents and profits as long as she shall live, always giving to her the choice of a tenant whenever she does not desire to live upon the said land and after her death the farm to fall to her children

8. William L. Morris --son

-to have the one sixth part of the stream and the mills called the Doe Bridge Mills including the one sixth part of all the appurtenances belonging so that with the interest or part that William already has he shall have the 1/2 of the mills, etc.

Witnesses: J. D. Rodney
T. P. Morris

Then came: John D. Rodney

Note: the testator signed the will in his own hand

Note: letters of administration were granted to Greensbury Lynch, the executors, Benjamin and William Morris having resigned, who gave bond with George W. Willin and T. P. Morris in the sum of \$3000.00

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WILLIAM VAUS, of Cedar Creek Hundred
"being in a weak Low State of health . . ."

05/15/1858

10/18/1864

Bequeaths to:

1. Sarah Vaus --wife

-to have after debts and expenses all the testator's estate to be at her disposal and she is to take care of the testator's son Nehemiah Vaus

-named executrix of the will

2. William H. Vause --son

-at the death of the testator's widow, whatever balance of residue of the estate that may be left, to him on the condition that he take care of the testator's son Nehemiah Vaus during his lifetime

Witnesses: Joshua Truitt
Benjamin Jester
Henry Austin