

slaves) in my
estate & in cash, including the negroes
to be divided between my said two children, propely to be
following manner, to wit, to my son Propely K. Garrison, two thirds & to
my daughter Susan Ann the one third, deducting from each one his or
or portion their individual expenses up to the time of said child's coming
the expenses incurred on their slaves for improvements, his or her agent or
purchase of stock, stock, expenses or charges, which shall be a general
charge against my estate.

My will and desire is that if either of my said children Propely K. or Susan
die before arriving to the age of twenty one years leaving no issue him or
or her surviving, that the survivor shall inherit all the property
or her bequeathed or set a part to her which shall be then dead and
if either of my said children die before arriving to the age of twenty one years,
leaving lawful issue or issues him or her surviving I give all such pro-
perty here in before set apart to their father or mother as the case may
be, to their said lawful issue or issues - but in case both of my said
children, the said Propely K. & Susan Ann die before arriving
to the age of twenty one years, without leaving lawful issue or issues
him or her surviving then & in such case I give & bequeath all
such property real, personal & perishable hitherto bequeathed to
my said children to the then surviving children lawfully begotten
of my sister Francis Malpole Lucy Squier, Share & Share alike
to them & their heirs forever. And lastly I nominate & appoint
my friends Richard H. Drake & John M. Blood my whole & sole
executors to this my last will & Testament, at the same time request-
ing my friend John M. Blood, that if he should find it inconvenient
to qualify with the other executor, that he will do so in case the other
executor should die previous to the final settlement of my estate

In testimony whereof I the said William Garner have hereunto set my
hand & seal to this my acknowledged last will & Testament this the
4th day of November A.D. 1835. } The two interlineations acknowledge
Signed sealed & acknowledged by the said } edges before signing & witnessed
William Garner to be his last will & Testament } in presence of
Jos. H. Atwood. John R. Drake,
D. C. Harder.

Northampton County, June Court 1835 -

This will was admitted in open court & pronounced in due form of law by the oath of
Richard H. Drake one of the subscribing witnesses, and ordered to be certified
and sealed by the Clerk of the Probate Court in the name of the executors therein
named qualified & the law directs.

Jos. H. Drake et al
I. R. Drake et al