

The Last Will & Testament of Capt^r Christopher Hussey made
the twenty eighth Day of February anno Domini 1684. —
Christopher Hussey being through the mercy of God in health of body
& of a sound memory & disposing capacity for which I thank the Lord &
am being striken in years & not knowing the time of my departure
desiring according to Rule to set my house in order before I die. —
Revoking all former wills by me made do make & Ordain this act
my Last will & Testament in which I do first resign my soul unto
the hands of the Lord Jesus Christ my blessed Saviour & Redeemer
& my body to the dust from whence it was taken in hope of a blessed
Resurrection among the just where my soul & body being again re-
united clothed over with the Righteousness of Christ to remain
with the Lord forever. And as for my outward Estate that God hath
graciously left me, my just debts being paid & funeral charges
discharged I dispose of as followeth. — — — — —

I give my two Sons Stephen Hussey & John Hussey my heirs
with all the Privileges thereof namely the hundred & fifty acres of
meadow land as granted & taken also fifty acres more of Marsh which
I bought adjacent to it I say I give each by equal parts that is to
say the one full half of it to my Son Stephen his Heirs & assigns
in fee simple & the other half to my Son John in like manner only
they paying to my Daughter Mary as her portion in my will expressed
Item I give to my Daughter Mary Hussey now wife of Thomas Tingley my
seven acres of Meadow lying near Benjamin Shantz & that place
of Meadow through which the Highway lyeth which also two shares
in the ox Common and also two shares of Cows Common & I do order
I do order that my son John Smith shall pay her Thirly pound,
and my two Sons John & Stephen shall pay her Forty pounds a piece
in good pay. — — — — —

Item I give & bequeath to my Daughter Hulda in the like manner all the rest
of my Lands & Housing & common rights in the Town of Hampton and
all the Household Stuff goods & Stock there remaining that is to say My
House & all in it or with it with all the Land adjacent and the Plowling Lot
& Thirteen acres meadow Lot toward the Spring Two shares in the ox
Common & Two shares in the Cow Common & do order & appoint that he shall
pay to my Daughter Mary Thirly Pound toward her portion. — — — — —

Item My will is that the Legacies that I have bequeathed to my Daughter Mary that
part of it which is in Lands that she shall enjoy it immediately after my
Decease & the thirly pound that she shall have of my Son John Smith
The Husband of my Daughter Hulda I do will it to be payed her in his

two years after my decease. That is to say the one half the first year & the
other half the second year in good pay of Country.

Item My Will is also that the forty pounds a piece that I have willed my two Sons
Stephen Hussey & John Hussey to pay her. That it be payed her also within
or by the end of two years next after my decease in some good pay of the
Country.

And in case of failure She my said Daughter shall have in like thereof
thirty acres of the Farm part whereof shall be the old field lying on the other
Side of the way one end whereof cuts upon my old house & the other end toward
the Mill River by the Bridge & the rest to be made up of the Farm
which said Lands shall be Engaged Heretby & Shall also be Responsible
for the payment of the aforesaid sum: Ten or Twelve acres whereof
shall be Meadow: —

Item My Will is that the said sum being payed my said Sons Stephen and
John shall have the Farm first bequeathed by even & equal proportion
only my Son John shall not be molested or hindered of what he have
built on nor his Building accapted in the Valuing of The Farm: —
Because they are His own The Land on which they stand be reckoned
or Valued. — I Do upon further Consideration Will & Declare that it
shall be in my said Daughter Marys Choice whether she will have
the Land forementioned in the Farm or the Eighty Pounds of my Two Sons
Stephen & John Hussey.

Lastly I Make & Ordain my Son John Hussey & my Son John Smith to be joint
Executors of this my Will: And in case either of them should die before
they have Executed the same then the sole power to be in the survivor
and in case they should both die before as aforesaid then I do appoint
my Daughter Mary in case she should also in like manner fail. —
Then I appoint my Son Stephen to be my Executor in their stead. —
And my Trusty Friends Mr Richard Colson & Mr Robert Pike to
be overseers of this my Will. In witness of all which I have hereunto
set my Hand & seal the day & year aforesaid.

Signed sealed & declared to be his Christopher Hussey
Last Will & Testament before us.

Moses Pike

Robert Pike

Stephen Long, O his mark

In Newbury October 11th 1685 Upon a Consideration of some Difficulties
in the Expression of some things in this my Will Respecting Common
Rights or Privileges I do by these presents for the Avoiding of any Con-
troversy or mistake about it in time to come declare that by the Privileges
mentioned belonging to my Farm by it I do plainly Intend whatsoever
woods woodland or feeding right or common Lands to be divided that
do belong to the said farm I shall remaine to be to the said farm
and so proportionably to be divided to my two Sons that have the farm
and Lands adjacent thereto not yet prefect that lie in Common
and in like manner the Common Rights that do belong to the
Lands that is given to my two Daughters Mary and Hulda in the Town
it shall belong to each of them attending to their several proportions
of Land, I mean any Common Rights thereto belonging Divided or
undivided & this I Do Declare to be my Plain intent & Meaning in
that Case as witness my Hand & Seal the Day & Year above written

Signed sealed & declared

in the presence of us

The mark of Stephen Song

Robert Pike

Martha Pike

Christopher Hussey (Seal)

New Hampshire
In New England

Moses Pike Robert Pike & Stephen Song appeared the
11th of Oct^r 1686 before Richard Waldron Jun^r & made
oath that they saw Christopher Hussey Sign. Seal &
heard him declare this Instrument contained in the
two former Pages at his last will & Testament saw him
Sign & Seal the above mentioned Codicil being of a disposing
mind

Mark Elias Pilgrim Clark

#140

A Inventory of the Estate of Christopher Flusby Esq^r Batt 37
Hawthorn, Distr^r; taken this 25th of Dec first m^r in y^r 1686

		£	s	d
Act ^r 1.	to the books & all trickeing belonging to James	06	10	00
Act ^r 2.	to two stocks of hts	12	00	00
Act ^r 3.	to books, Bibles, Buggs & Blankets at least	12	00	00
Act ^r 4.	to writing tables & a latt	09	00	00
	— to 3 little children & one elderly person & living & habb ^r money	01	00	00
Act ^r 5.	to Chrs ^r 2 ^r woolly gien 2 ^r — al	09	05	00
Act ^r 6.	figures 2 ^r —	12	05	00
Act ^r 7.	H poole pitchers, tumbles, hand iron & spitt	12	13	00
Act ^r 8.	— to plates & candle stick	11	19	00
Act ^r 9.	— to my table	10	05	00
Act ^r 10.	— to 2 platters & 2 tumbles	11	21	00
Act ^r 11.	— to 2 platters & 2 tumbles & Kt. Hr, Peas 3 ^r	11	21	00
Act ^r 12.	— to 2 Chrs ^r 2 ^r & one yester day	012	00	00
Act ^r 13.	— to my books	11	05	00
Act ^r 14.	— to the mire & land adjoining	42	00	00
Act ^r 15.	— to 12 Acres of pasture land	20	11	00
Act ^r 16.	— to planting land	28	00	00
Act ^r 17.	— to growing wood & trees	030	00	00
Act ^r 18.	— to the land of the New plantation	19	10	00
Act ^r 19.	— to 2000 pounds of butter	06	00	00
Act ^r 20.	— to 4000 ft of flax for cord	29	11	00
Act ^r 21.	— to 4000 ft of flax for cord	30	00	00
Act ^r 22.	— to land of the New plantation	15	10	00
Act ^r 23.	— to land in the North Division	16	10	00
Act ^r 24.	— to the 2000 in the South	201	00	00
Act ^r 25.	— to 2000 ft of mire belonging to them	100	01	00
Act ^r 26.	— to a pte of marsh 9 ^r acres	060	00	00
Act ^r 27.	— to a pte of marsh 15 ^r acres	029	01	00
		651	13	0

This above written inventory is printed by me the day & year above written

Christopher Flusby
John Tucker

John Tucker
W^r Clegg in witness whereof I do signe

