

DIACW 44/5/15 5/15

Will A.C.

Marshall William

Henham

Sealed 24<sup>th</sup> May 1877

Under £1500.

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Reg<sup>d</sup>

The Will of  
Mr Wm Marshall of Henham  
Henham Date 24<sup>th</sup> May 1877

Intd 15<sup>th</sup> Aug 77 - 1044

This is the last Will and Testament of me William Marshall of Little Henham Hall in the Parish of Henham in the County of Essex Farmer First I direct all my just debts funeral and testamentary Expenses to be paid out of my personal Estate I Give and Decide unto my eldest Son Charles Marshall All that customary or Copyhold Mesuage or Tenement and Premises situate in the Parish of Stansted Mount Fitchet in the said County of Essex and held of the Manor of Durnells which I expect to be entitled to on the decease of my Father To hold the same unto my said Son Charles his Heirs and Assigns for ever I bequeath unto my Friend James Orgar of Henham Dulcher and my Brother Thomas Marshall of Takeley in the said County of Essex Farmer All and every my Household Goods and Household Furniture Stocks in Husbandry both alive and dead Crops of Corn Grain Hay Tillage the Lease of my Farm which I may hold at the time of my decease and all other my personal Estate and Effects whatsoever and wheresoever and of what nature kind or quality soever (subject nevertheless and expressly charged and chargeable with the Payment of all my just Debts funeral and testamentary Expenses) Upon Trust that they my said Trustees do and shall as soon as they conveniently can after my decease sell and dispose of all my said Household Goods and Household Furniture Stocks in Husbandry both alive and dead Crops of Corn Grain Hay and all other my personal Estate and Effects whatsoever and wheresoever either by public Sale or by private Contract and for the most Money that can be obtained for the same And the produce arising therefrom I direct may be divided between my four Children Namely, Jane, Charles Dan and Lora as hereafter mentioned equally Share and Share alike except as to my Son Charles to whom I have devised my Copyhold Property expectant on the decease of my Father therefore I direct that his Share may be made equal to my three other Children by computing the Value of my Copyhold Property and paying so much less to him than to his Brothers and Sisters it being my will and desire that they should all Share alike And I direct my Trustees to pay my Sons their Shares as and when they shall severally attain their respective Ages of twenty one Year and to my Daughters at that Age or on their Marriage whichever shall first happen And in Case of the Death of any or either of my said Children under Age or unmarried and without leaving any lawful Issue him her or them surviving then the Share or Shares of him her or them so dying shall go to and be divided between and amongst the Survivors or Survivor of them or their respective Issue if any And I empower my Trustees after the Sale and disposition of my personal Estate and Effects to apply the whole or any part of the Income of the Shares of the respective Children and Issue aforesaid in or towards their respective

Exp<sup>d</sup>  
11<sup>th</sup> Aug<sup>77</sup>

5/15

A.C.

Will

Marshall William

Henham

Sealed 24<sup>th</sup> May 1877.

Under £1500.

The Will of  
Mr. W<sup>m</sup> Marshall of Little  
Henham Hall Essex

Dated 15<sup>th</sup> Aug<sup>r</sup> 1844

Reg<sup>d</sup>

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This is the last Will and Testament of me William Marshall of Little Henham Hall in the Parish of Henham in the County of Essex Farmer. First I direct all my just Debt funeral and testamentary Expenses to be paid out of my personal Estate. I Give and bequeath unto my eldest Son Charles Marshall All that customary or Copyhold Mesuage or Tenement and Premises situate in the Parish of Henham of Mount Fitchet in the said County of Essex and held of the Manor of Arncliffe which I expect to be entitled to on the decease of my Father do hold the same unto my said Son Charles his Heirs and Assigns forever I bequeath unto my friend James Orger of Henham Parson and my Brother Thomas Marshall of takeley in the said County of Essex Farmer All and every my Household Goods and household Furniture Stocks in Husbandry both alive and dead Crops of Corn Grain Hay Village the Lease of my Farm which I may hold at the time of my decease and all other my personal Estate and Effect whatsoever and of what nature kind or quality beaver (Subject nevertheless and expressly charged and chargeable with the Payment of all my just Debt funeral and testamentary Expenses) Upon Trust that they my said Trustees do and shall as soon as they conveniently can after my decease sell and dispose of all my said Household Goods and household Furniture Stocks in Husbandry both alive and dead Crops of Corn Grain Hay and all other my personal Estate and Effect whatsoever and wheresoever either by public Sale or by private Contract and for the most Money that can be obtained for the same And the produce arising therefrom I direct may be divided between my four Children Namely, Jane, Charles, Ann and Love as hereafter mentioned equally Share and Share alike excepted to my Son Charles to whom I have devised my Copyhold Property exceptant on the decease of my Father therefore I direct that his Share may be made equal to my three other Children by computing the Value of my Copyhold Property and paying so much up to him than to his Brothers and Sisters if being my Will and desire that they should all Share alike And I direct my Trustees to pay my said three Shares at and when they shall severally attain their respective Ages of twenty one Year And to my Daughters at that Age or on their Marriage whichever shall first happen And in Case of the Death of any or either of my said Children under Age or unmarried and without leaving any lawful Issue him her or them surviving then his Share or Shares of him her or them to dying shall go to and be divided between and amongst the Survivors or Survivor of them or their respective Issues if any And I empower my Trustees after the said and disposition of my personal Estate and Effect to apply the whole or any part of the Income of the Shares of the respective Children and Issue aforesaid in or towards their respective

DIAGW 44/5/15

Maintenance or otherwise for their respective benefit And whereas I am willing notwithstanding the directions which I have herein before given for the Sale of my farming Stock Chattels and Effects that my said Trustees and the Survivor of them his Executors or Administrators shall and may manage and carry on my Business of a Farmer at Little Fenham Hall aforesaid in the same manner as I now carry on the same for the benefit of all my Children and continue my said Stocks and personal Estate hereinbefore bequeathed to them in Trust as aforesaid for so much thereof as shall be necessary for that purpose) in that Business until the expiration of the Lease of my Farm for the Improvement of my personal Estate Now therefore notwithstanding such directions for Sale of my said farming Stocks Chattels and Effects I do hereby authorize and empower my said Executors and Trustees and the Survivor of them and the Executors and Administrators of such Survivor (if he or they shall think proper and with the consent and Approbation of my Landlord) to manage and carry on my Business of a Farmer at Little Fenham Hall aforesaid as I now carry on the same and continue my said farming Stocks and personal Estate hereinbefore bequeathed to them in Trust as aforesaid (or so much thereof respectively as shall be necessary from time to time in that Business) until the Expiration of my Lease And I exempt my Trustees and Executors of my Will from liability for Losses occurring without his or their own wilful default And authorize them to allow to his Co-trustees all Expenses incidental to the Trusteeship I Appoint my Friends the said James Orger and Thomas Marshall to be Trustees and Executors of my Will and Guardians of my Children during their Minorities Lastly I revoke all other Wills In Witness whereof I have hereunto set my hand this fifteenth Day of August in the Year of our Lord One thousand eight hundred and forty four.

Signed by the said Testator as his last Will and Testament in the presence of us, present at the same time, who at his request, in his presence, and in the presence of each other have subscribed our Names as Witnesses

William Moorshall

Samuel Fiske, Col Bishop Stortford

Samuel Richards, Stortford

James Orger, and Thomas Marshall, executors, named in the within written will were sworn to the truth thereof and to the due performance of the same and that to the best of their knowledge & belief the whole of the goods chattels & credits of the deceased are under the value of £ 1500. Testator died at Henham & before me, Ralph Clutton Surrogate, on the 15th June 1846

Proved on the 24th day of May 1847 before the Rev. Ralph Clutton Clerk Surrog. &c by the oaths of James Orger and Thomas Marshall the Executors to whom Admors. he was granted they being first sworn duly to administer