

Richard MARSHALL (c1740-1815)

Burial Register St Michael's, Lewes – LDS Film 1364160 Item 10
1749 Feb 23 Marshall, The Wid, of the Starr

1785 East Sussex Land Tax – Poynings
Area 1642 acres; 1801 Population 173 & 21 inhabited houses.
1785 Owner: Richard Marshall, wheelwright, occupier himself, house and land, rental £3
1785 Owner: Richard Marshall, blacksmith, occupier himself, house and land, rental £3
1785 Owner: Mrs Leggatt, occupier William Marshall and William Osborne, house and land, rental £10

Parish Record Transcriptions Holy Trinity Poynings
Baptism No.10 Caroline Marshall, dau of George Marshall, wheelwright and Elizabeth of Poynings; born 17 Jun 1813, bap 18 Jul 1813
Baptism No.26 Mary Ann Jeffery, dau of Henry Jeffery, blacksmith and Sarah of Poynings; born 16 Jul 1816 [sic], bap 08 Oct 1815
Burial No.07 Richard Marshall of Brighton, builder, buried 22 Jan 1815 aged 75 years
Burial No.31 Elizabeth Marshall of Brighton, spinster, buried 20 May 1820 aged 46yrs
Burial No.41 Ann Marshall of Brighton, not parishioner, buried 4 September 1823 aged 40yrs
Burial No.152 Richard Marshall of Hurstpierpoint, buried 30 November 1848 aged 69rs

Sussex Archaeological Collections relating to the history and antiquities of the county Volume 15 - Inscriptions in Poynings Churchyard p233
“Sacred to the memory of William Hollingdale, who died 22nd Nov., 1796, aged 51 years. Also of Susanna, daughter of James and Susanna Marshall, who died 11th Sept., 1800, aged 11 months...”

“In memory of James Marshall, whoe died 14th June, 1807, aged 33 years. Also William, son of James and Susanna Marshall, who died 12th February 1804, aged 2 years and 9 months. Also of Charles, their son, who died 22nd of May, 1807, aged 2 years and 11 months.”

“In memory of Elizabeth, wife of Richard Marshall, who died August 24th, 1823, aged 40 years. Also of Richard Marshall, who died November 26th, 1848, aged 69 years.”

“In memory of Elizabeth, wife of Richard Marshall, who died 26th day of March, 1805, in the 67th year of her age. Also of Richard Marshall, who died 17th of January, 1815, in the 75th year of his age.”

Original Wills Archdeaconry Lewes Sussex 1814-1817 LDS Film 1886140 Will dated 22 Apr 1806, Codicil dated 4 Mar 1811, Probate 4 Feb 1815

This is the last will and testament of me Richard Marshall of Brighthelmstone in the County of Sussex Carpenter and Wheelwright made published and declared in manner and form following (that is to say) First I order and direct that all my just debts funeral expenses and the charges and expenses of proving and executing this my Will be fully paid and satisfied by my Executors hereinafter named. I give devise and bequeath unto **my eldest son Thomas Marshall** all that my messuage or tenement and Wheelwrights shop with the Yard and appurtenments belonging situate lying and being in Poynings in the County of Sussex being Copyhold and Surrendered to the use of my Will and now in the Tenure or occupation of him my said son and... Pellen To hold the same unto my said Son Thomas his Heirs and assigns for ever subject nevertheless to the payment by him of the sum of one hundred and ten pounds sterling unto my Executors hereinafter named and which said sum I order and direct to be considered as part of my personal estate and to be paid applied and disposed of in such manner and form as I have hereinafter directed of and concerning my said Personal Estate. Also I give devise and bequeath unto my said Son Thomas Marshall All those two messuages being in the centre or middle of six messuages lately erected and built by me on a piece or parcel of Ground purchased by me of **John Lashmar** and now called Marshall Row Together with the piece of Garden Ground in front or to the South of the said two messuages as the same is now used and occupied there with and fenced of from other Ground thereunto adjoining extending from East to West the exact distance of the said Two tenements with all Ways liberties and appurtenances thereunto belonging. To hold the same unto my said son Thomas Marshall his Heirs and Assigns forever. Also I give devise and bequeath unto my said son Thomas Marshall the Westernmost moiety or half part of the Garden Ground lying to the West of the said six tenements from the Elder Hedge now growing therein and dividing the same from other premises to the middle part the same to be equally divided in a parallel Line from North to South or from the North Fence to the South Fence thereof upon trust that the said two messuages or tenements with the Garden Ground therewith used in front thereof and the piece of Garden Ground last described be valued by two skilful and indifferent persons one to be chosen by my Executors hereinafter named and the other person to be chosen by the Legatees under this my Will and which Valuation I order and direct shall be considered as part of my personal estate and be paid applied and disposed of in manner and form as I have hereinafter directed concerning my Personal Estate. Also I give devise and bequeath unto **my second son George Marshall** All those two upper Messuages or Tenements adjoining the Messuages and Premises last herein described situate in Marshall Row aforesaid with the Garden Ground therewith belonging and now used extending to the West in a direct line from the Westernmost part of the lower or Westernmost of the said two messuages to the Rails or Fence inclosing the same on the South side thereof and which said Garden Ground extends to the East North and South above the said two Tenements the full widths of the said piece of Ground as the same is fenced in and used by me as a Garden with all ways paths passages and appurtenances thereunto belonging to hold the same unto my said son George Marshall his Heirs and Assigns forever Upon the like Trusts and Valuation as the premises above described and devised to my said son Thomas and the product thereof also to be considered as part of personal estate and be disposed of as hereinbefore mentioned and hereinafter directed. Also I give devise and bequeath unto **my youngest son Richard Marshall** All that Messuage or tenement situate at the Bottom or West End of the said piece of Ground purchased by me of **John Lashmar** with the Blacksmiths Shop behind the same and all Buildings thereunto belonging together with all and singular the Garden Ground behind or to the East of the same up to the Elder Hedge across the same hereinbefore mentioned with all ways paths passages liberties and appurtenances thereunto belonging and therewith used to hold the same and every part thereof unto my said son Richard his Heirs and Assigns for ever upon condition nevertheless that he my said son Richard his Executors or Administrators do and shall pay unto the Executors of this my Will the full sum of three hundred and fifty pounds sterling which said Sum of three hundred and fifty pounds shall also be considered as part of my personal Estate and be paid applied and disposed of as directed concerning the same. I also give devise and bequeath unto **my Daughter Susannah now the Wife of Edward Brown of Steyning** in the said County of Sussex

Innkeeper the two lower or Westmost of the said six messuages situate in Marshall Row in Brighthelmstone aforesaid together with the Garden Ground in Front of the same extending from East to West in equal width with the Fronts of the said two tenements and from North to South from the said messuages to the Rail Fence aforesaid the south thereof as now used and occupied therewith. And I also give devise and bequeath unto my said daughter Susannah the Easternmost half part of the said piece or parcel of Garden Ground extending from the Westernmost end of the said premises last described halfway down to the Elder Hedge before mentioned to be divided in a parallel line as hereinbefore is mentioned together with all ways paths passages liberties and appurtenances thereunto belonging or in any wise appertaining to hold the same and every part thereof unto my said daughter Susannah Brown her Heirs and Assigns subject nevertheless to the like Valuation as the other tenements adjoining the same and the product of the whole thereof to be considered as part of my personal estate and be applied and disposed of as hereinafter directed concerning the same. All my copyhold estate situate lying and being in the parish of Fulking in the said County of Sussex I give devise and bequeath unto **my said son Richard Marshall** and which he is already admitted to Upon the like trust and subject to the same valuation as my other Estates and as hereinbefore directed and the produce of such valuation. I also order and direct shall be considered as part of my personal estate and be paid applied and disposed of accordingly as hereinafter is directed. I also give devise and bequeath unto **Jane the daughter of John Elliott late of Lewes** deceased the sum of one hundred pounds sterling to be paid to her the said Jane Elliott when she shall attain the full age of twenty one years and the Interest thereof in the mean time I order and direct shall be applied at the discretion of my Executors hereinafter named towards her Education or clothing. But if in case the said Jane Elliott shall happen to depart this life before she shall attain the said age of twenty one years then and in such case I give devise and bequeath the said sum of one hundred pounds unto and amongst **my said sons Thomas Marshall, Richard Marshall and George Marshall and my said daughter Susannah Brown my daughter Mary the wife of John Erry of Chailey Sarah the wife of Henry Jeffery of Poynings and my daughter Barbara Marshall spinster** or to such of them as shall then be living share and share alike. I also give devise and bequeath unto **my said daughter Barbara Marshall** my best bed compleat with Crimson Marine [or maroon?] Hanging as the same now stands and is used by me dining and tea tables together with my Clock to hold the same to my said daughter Barbara her Heirs and Assigns forever. I also give and devise unto **my present housekeeper Esther Beeney** the sum of eight pounds in case she shall be living with me at the time of my decease and in case she shall have lived with me for the space of two years at the time of my decease then I give her two pounds more making it together the sum of ten pounds and which I order my Executors to pay her at the time of my decease as a reward for her Services to me. All the rest and residue and remainder of my Personal Estate Principal Money and Securities for Money and Net Property and Effects whatsoever and wheresoever and of what nature kind or Quality soever I give devise and bequeath the same and every part thereof unto my said sons Thomas Marshall, George Marshall and Richard Marshall their Executors Administrators and Assigns UPON TRUST that they the said Thomas Marshall, George Marshall and Richard Marshall their Executors Adminstrators and Assigns do and shall with all convenient speed and not exceeding nine months from the time of my decease sell dispose and convert the whole of my personal property estates and effects into ready money and pay apply and dispose of the same unto such person and persons and in such manner and form as I have hereinafter directed concerning my Personal Estate. And as to for and concerning the several sums of money to be paid or allowed by my said sons Thomas Marshall, George Marshall and Richard Marshall and my said daughter Susannah the wife of Edward Brown in the manner hereinbefore and hereinafter mentioned and as to for and concerning the whole of my personal estate and effects after the said legacies hereinbefore by me given and devised are paid upon trust that they my said sons Thomas Marshall, George Marshall and Richard Marshall their Executors Administrators and assigns do and shall pay apply and dispose of the same and every part thereof unto and amongst themselves **my said sons Thomas Marshall, George Marshall and Richard Marshall and my four other children namely Susannah the wife of Edward Brown of Steyning aforesaid, Mary the wife of John Erry of Chailey husbandman, Sarah the wife of the said Henry Jeffery of Poynings aforesaid and the said Barbara Marshall spinster** to be equally divided between and amongst them

impartially share and share alike. But I will order and direct that the said share of my said daughter the said Sarah Jeffery be paid immediately after the decease of the said Henry Jeffery her said husband (but not before) the Interest thereof only to be paid unto her the said Sarah Jeffery to and for her own and sole separate use and benefit and not subject or liable to the debts or control of her said Husband provided nevertheless that if the said Henry Jeffery and Sarah his wife do and shall happen to live in mutual comfort and affection with each other then and in such case I order and direct that the said part or share of my said Personal Estate shall be paid unto the said Sarah Jeffery for their mutual encouragement and furtherance in Life and my said Sons be discharged from that Trust BUT this I leave to, and it must and shall nevertheless remain intirely at their discretion. And I do peremptoraly Order and direct that my said sons and daughters any or either do not nor shall not put on wear or use any mourning whatever for me after decease under the penalty of him her or them so doing (willingly knowingly and in defiance of my Commands) of forfeiting any right title or claims to any part of my estate or any devise contained in this my Will (And the same shall as to and be equally provided amongst those other children who do and shall obey this my order and direction). I also request and order and direct that my Funeral whenever it shall or may happen shall be attended without Pomp or Parade and I desire that the same may be conducted in every respect as my late wives funeral was and particularly direct that I may be carried exactly in the same way. Any my will and mind further is that my Executors shall retain deduct and reimburse themselves out of the monies which shall regularly come into their Hands by virtue of this my Will. All reasonable costs charges and expenses which they or either of them shall necessarily be put unto in the the [sic] Executors thereof or for or in respect of the Trust reposed in them and that they my said Executors shall not be answerable the one for the other of them nor be accountable for any more or other monies than what they shall actually receive into their Hands or for any loss or losses that shall or may happen so as such loss or losses be not occasioned by their wilful defraud or neglect and lastly I do hereby make ordain nominate constitute and appoint my said three sons Thomas Marshall, George Marshall and Richard Marshall joint and sole Executors of this my Will and hereby revoking and making void all former and other Will and Wills by me at any time heretobefore made I declare this only to be my last Will and Testament contained in three sheets of Paper to the first two sheets whereof I have set my Hand and to the last my Hand and Seal this twenty second day of April in the year of our Lord one thousand eight hundred and six. Signed sealed published and declared by the said Testator Richard Marshall as and for his last Will and Testament in the presence of us who in his presence and at his request and in the presence of each other have hereunto subscribed our names Witnesses the Interlineations being first made J ROBERTS, B ROBERTS, T MARSHALL, Stephn BROWNE.

This is a codicil to my last Will and Testament hereinbefore written and contained, whereby I confirm every devise by hereinbefore given but considering that [my Granddaughter Jane Elliott](#) to whom I have hereinbefore given and devised the sum of one hundred pounds out of the residuum or my personal estate as hereinbefore directed and also considering that in case of my decease before she shall attain unto the age of or time of life to be enabled to provide for herself and obtain her livelihood or be married I give devise and bequeath unto my said granddaughter Jane Elliott the further sum of fifty pounds or lawful money of Great Britain over and above the one hundred pounds to be given and devised in and by my said Will to which this Codicil relates and is affixed upon that like Trusts and in the same manner to be applied to the said Legacy on one hundred pounds is directed in my will to be applied for her use and benefit and whereas I consider that my son Richard Marshall has something more devised to him than an adequate proportion of my Real and personal Estate – I therefore Order and direct that after the payment by him and the valuation to him and to the other devisees under my will shall be made and when and at the time of the division of such residuum of money to be thereby raised and equally divided out of such remainder and the part and share of such remainder or surplus of such money that shall be paid unto my said son Richard that he do and shall pay unto the other Executors the said sum of fifty pounds of lawful money of Great Britain out of his part or share of such money so to be divided as before directed unto the other Trustees for the use and benefit of my said granddaughter Jane Elliott in addition to the one hundred pounds before given to her and upon the same Trusts as aforesaid and I hereby will

order and direct that my other Trustees and Executors see that the same be done agreeable to the direction herein given for that purpose. And I hereby charge the part share in proportion of such remainder of my Personal Estate or residuum thereof that shall come into the hands of my said son Richard Marshall with the payment of the same accordingly In witness whereof I the said Richard Marshall the Testator to this Codicil to my said last will and testament and thereunto affixed and contained on both sides of the third and last sheet thereof have set and affixed my hand and seal this fourth day of March in the year or our lord one thousand eight hundred and eleven. Signed Stephn Browne and J Roberts.

4th Feb 1815 then was sworn Thomas Marshall, George Marshall and Richard Marshall the Executors named in the said will. To whom was committed the burthen of the Execution hereof sworn also that the goods and chattels and credits of the said deceased do not amount in value unto four hundred and fifty pounds.

List of registered electors East Sussex 1837 Brighton Polling District
 George Marshall, 22 Marshall's-row, Freehold house 27, Gardener-street
 Richard Marshall, Hurstperpoint, Freehold house, London-road
 Thomas Marshall, Arundel, Freehold house, 3, Temple-street

1841 Census Tups Cottage, Hurstperpoint, Sussex

Richard MARSHALL	60yrs	Independent	born in the county
Elizabeth MARSHALL	60yrs		born in the county
Mary BARTLEY	15yrs	Female servant	born in the county
Sarah CAZLETT	85yrs	Independent	born in the county
Sarah GEAL	25yrs	Female servant	born Foreign Parts
Elizabeth GOUAST	30yrs	Female servant	born in the county
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Elizabeth NORMAN	75yrs	Independent	born in the county

1851 Census High Street, Hurstperpoint, Sussex

Elizabeth MARSHALL	Head	71yrs	Fundholder [widow]	b Steyning, Sussex
Martha CHALFIELD	Servt	20yrs	House servant [unmarried]	b East Grinstead, Sussex
Emily HEASMAN	Servt	23yrs	House servant [unmarried]	b Bolney, Sussex