

Vital Statistics

U.S., New England Marriages Prior to 1700

MARTIN, John/?Thomas (see Thomas MARTIN) & Sarah [NORTHEY?]; by 1678; ?Marblehead

Marblehead Marriages

- Peter, and Martha Lawrence, May 11, 1695
Peter, and Constance [(Hines) . cri] Pickworth, July 26, 1722
Thomas, and Elenor Knott, Apr. 28, 1701
Robert, and Bethiah Bartlett, Oct. 15, 1700

John Northey, 4 mo. 1691

Will of John Northey sen of Marblehead, dated 8 September 1688, mentions children John Northey and Sarah Martin and her sons John Martin, Peter, Samuel, Robert and Thomas; grandchild John Picket. Dorothy Picket, appoints his son exor. witnesses Erasmus James, Nathaniel Norden, and William Waters, probate June 30, 1691.

From "Historical Collections of the Essex Institute, Volume 5" (1863) Essex Intitute, p. 46.

Essex Institute Historical Collections, Volume 46

816 MARBLEHEAD IN THE YEAR 1700. NO. 4.

John Northey and Sarah Martin House. The lots marked John Northey and Sarah Martin, with the dwelling house thereon, were the property of John Northey of Marblehead, fisherman, in 1667. He subsequently built an addition to the house, and died possessed of the estate in the spring of 1691. The house and land were then appraised at one hundred pounds. He devised to his son John Northey the new part of the house, and that part of the lot, the house apparently facing to the southeast. The old part of the house and that part of the lot he devised to his daughter Sarah Martin.

Mrs. Martin was wife of John Martin, and after his decease she conveyed her part of the estate to her sons, Peter, Samuel, Robert and Thomas, she having only a life interest in the property, under her father's will, Nov. 20, 1714.\*

John Northey, the son, died possessed of his part of the land before March 31, 1732, when administration was granted upon his estate. The house was gone, apparently, before that date.

The Will of Sarah's Father in Which Her Husband and Sons are Named

The Will of John Northy, Sr., signed 8 November 1688; proved 30 June 1691; Essex Probate, 19599

In the name of God Amen, I John Northey of Marblehead, being of sound memory and knowing the uncertainty of this life and desirous to settle the estate lent me by God ... declare this my Last Will and Testament: I will that my just debts be paid and satisfied in common by my two children John Northey and Sarah Martin, part & parcel alike, giving them liberty, if they see meet, out of the real estate hereafter given, to award absolutely so much as may respond the sums and also the legacy of 4 pounds which I give to my grandchild John Picket to be paid within 12 months after the entry on this estate if he be of age, part and parcel alike by my aforesaid children John Northey and Sarah Martin; to Dorothy Picket I give the house plot on the other side of the quay, where the planter once lived. The remainder of my estate I bequeath to my two above-named children, John Northey and Sarah Martin. The movable parts, part alike, my housing and land in manner following: to my son John the new part of my dwelling house and also the land backward to be divided from the rest by a straight line to run from the northernmost end of said house over to the W corner of Mistress Knott's wall in her pasture on a W line. And one part of the house on an E line down to the land of William Wahle with 1/2 of the barn with the fences, garden, orchard and all privileges thereto belonging and in particular free ingress and regress ... from that door to the street to hold the land during his natural life. And after his decease, my will is that it descend to and be enjoyed by the lawful heirs of his body in fee simple, so many of them as possible ... forever. The other part of the said housing and land I give the same to my daughter Sarah viz: the land in the front from the aforesaid described lane to the highway and the other part of my dwelling house with the other half of the barn with all rights and privileges. Also my part of land in the farm which was formerly made use of by my son-in-law John Martin -- to be enjoyed by her during her natural life ... after whose usage, my will is that this house, barn, and 1/2 of land adjoining them descend to be enjoyed by her oldest son John Martin and the lawful heirs of his body. And the other part of the land descend to be enjoyed by her other sons, viz: Peter, Samuel, Robert and Thomas and said house forever part and part alike together with the farm to be equally divided among all the 5 sons and enjoyed by them forever. I constitute my son John Northey Executor of this will, and in witness of all this hereunto set to my hand and seal, the 8th day of November 1688 ("if he be of age," interlined before seals). Signed: John Northey and a seal. Witnesses: Erasmus James, Nathaniel Norden, William Watly.

Son, Peter Martin

No. 17929

Martain

Peter

1740, July 11

**K**NOW All Men by these presents, That we Constant Martin, widow Joseph Martin of Shrewsbury, Mathias Colton, Talbot Chandler all of Marblehead within His Majesty's Province of the Massachusetts-Bay in New-England, are holden and stand firmly bound and obliged unto Judge of the Probate of Wills, and granting Administrations within the County of Suffolk in the full and just Sum of One Thousand Pounds, Currant Money of New-England; to be paid unto the said or his Successors in the said Office, or Assigns: To the true Payment whereof, we bind our selves and each of us, our, and each of our Heirs, Executors and Administrators, jointly and severally for the whole and in the whole firmly by these Presents. Sealed with Our Seals. Dated the 11<sup>th</sup> Day of July Anno Domini, One Thousand Seven Hundred and forty Annoque Regni Regis

Son, Robert Martin

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By New England Historic Genealogical Society Staff

CAPTAIN WILLIAM TRASK AND SOME OF HIS DESCENDANTS.

By WILLIAM BLAKE TRASK, A.M., assisted by Miss M. B. FAIRBANKS.

[Continued from Vol. 56, page 401.]

30. NICHOLAS<sup>4</sup> TRASK (Nicholas,<sup>3</sup> John,<sup>2</sup> William<sup>1</sup>), son of Nicholas and Anna (Wilson) Trask, was a miller and husbandman, and resided in Salem and Mendon. His intention of marriage to Mary Martin was published in Salem, 2 Mar., 1727-8. She was daughter of Robert and Bethia (Bartlett) Martin of Marblehead. In connection with other heirs, she sold, in 1752, her interest in the estate of her mother. (Essex Co. Deeds, vol. 100, p. 251.) Of his children, only one, Nicholas,<sup>5</sup> is positively known; another is supposed to have been Jonathan, of Mendon, who married Lydia Cullam; and still another may have been Sarah, who married Robert Pigsley of Dighton.

No. 17935

Martain

Robert

1725, May 6

**K**NOW All Men by these presents, That we Bethiah Martin, widow of Robert Martin of Marblehead within His Majesty's Province of the Massachusetts-Bay in New-England, are holden and stand firmly bound and obliged unto John Appleton Judge of the Probate of Wills and Granting Administrations within the County of Suffolk in the full Sum of Two Thousand Pounds, Currant Money in New-England: To be paid unto the said or his Successors in the said Office or Assigns: To the true Payment whereof, We do bind our selves and each of us, our, and each of our Heirs, Executors and Administrators, jointly and severally for the whole and in the whole firmly by these Presents. Sealed with our Seals. Dated the 6<sup>th</sup> Day of May Anno Domini, One Thousand Seven Hundred and twenty five Annoque Regni Regis GEORGII.

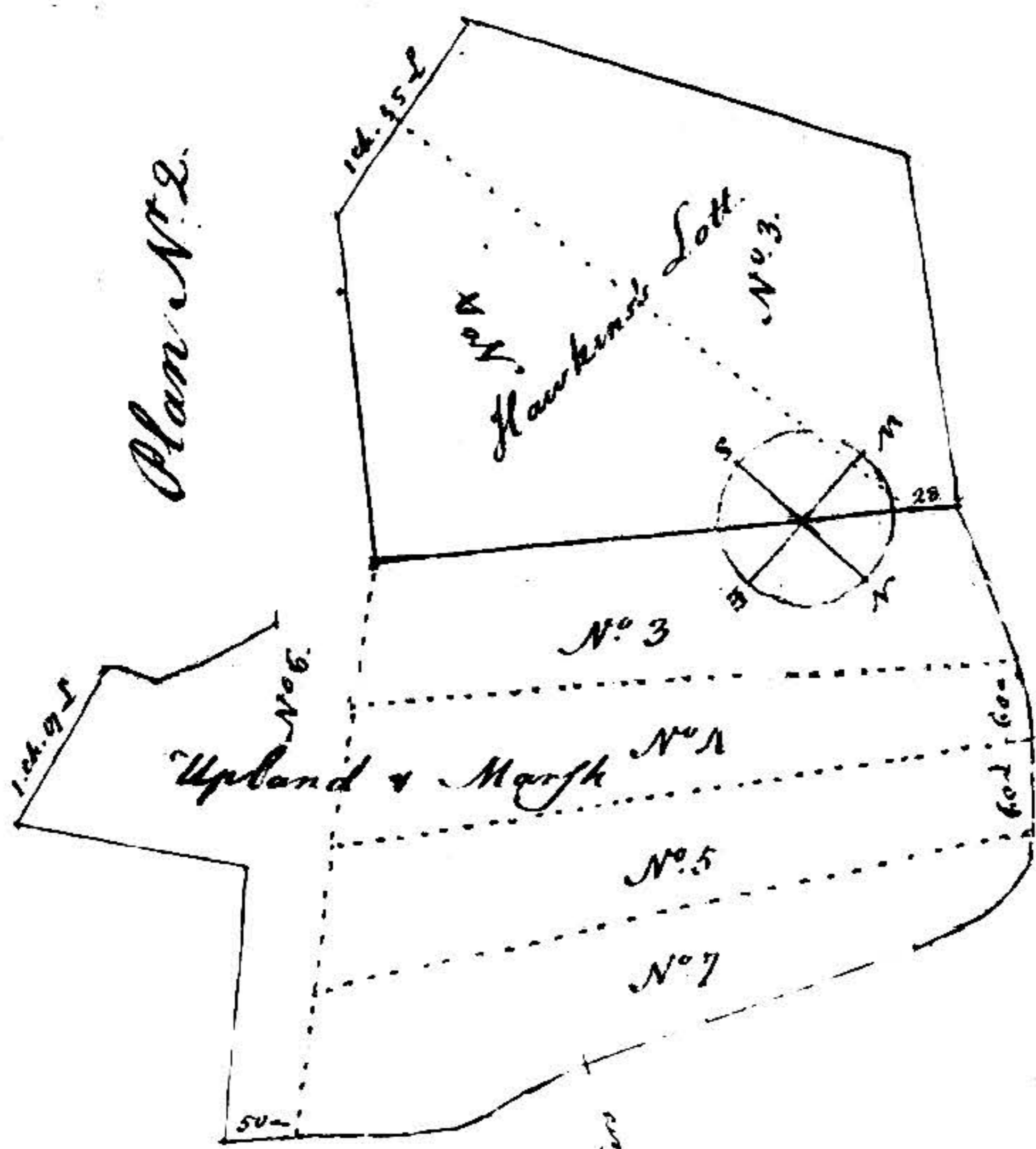


Elizabeth (Martin) Morg...

Birth: circa 1711  
Marblehead, Essex, Massachusetts, United States  
Managed by: Brad Michael Goudey  
Daughter of Peter Martin and Martha Martin  
Wife of Thomas Morgan and George Goudey  
Mother of Thomas Morgan, George II Goudey, Philip Goudey, James Goudey and Hannah Perry

Excerpt of the Probate of Son, Thomas Martin

The Division of Real Estate Names All His Children and Their Relationships



Sept<sup>r</sup> 8<sup>th</sup> 1767 The aforagoing Return of the Committee appointed to divide the real Estate of Thomas Martin Dec<sup>d</sup> being presented is accepted & allowed of the Numbers one & two I settle on Knott Martin, eldest son of said Dec<sup>d</sup> as his double Portion of <sup>his</sup> Estate on Condition that he pay pay in sixty Days from this Date one shilling & three pence <sup>to his Brother Thomas</sup> & the sum of ten shillings & one penny <sup>to his sister Hannah Burnum</sup> Number three I settle on Genor Darling, a daughter of said Dec<sup>d</sup> she paying to her sister Hannah Burnum in sixty Days from this Date the sum of four Pounds, twelve shillings & eight pence Number four I settle on Ruth Barker, a daughter of said Dec<sup>d</sup> & on her Heirs she paying in sixty Days from this Date the sum of three pounds, seven shillings & eight pence to her sister Hannah Burnum Number five I settle on Hannah Burnum a daughter of said Dec<sup>d</sup> & on her Heirs, which with the money directed to be paid her by her Brother & Sister in this settlement makes her full share of said Estate. Number six I settle on Sarah Pedrick, a daughter of said Dec<sup>d</sup> & on her Heirs, she paying to her sister Hannah Burnum in sixty Days from the Date the sum of eight Pounds, five shillings & eight pence. & Number seven I settle on Thomas Martin, a son of said Dec<sup>d</sup> & on his Heirs which with the sum of one shilling & three pence to be paid him by his Brother Knott makes his full share of said Estate. All to be still hold to pay their rateable parts of any further Debts & Charges that may appear against said Estate & give Bond in this Office accordingly  
Nath<sup>l</sup> Popple J. Prob