

Give & bequeath unto my Grand Daughter Elizabeth Burnby of value of one Thousand  
Give & bequeath unto my Grand Daughter Elizabeth Cott of value of one Thirteen Pounds. Give & bequeath  
unto my Grand Children in Major, Sarah Major & Mary Major each of them of value of one  
Thirteen. Give & bequeath unto my beloved wife Elizabeth all my Bed, Cattle, horses and  
Hunting that can be made appear to be mine. I make & constitute my Friend Elizabeth sole  
Executrix of this my last will & Testament in witness whereof I have hereunto set my  
hand & Seal at day 8 of February 1705. Testified, - Launcelot, before Person &c.  
Signed, sealed & declared in presence of us.

Samuell Shee Exect & Rec  
John Coope

John Burnby

In the Name of God AMEN & witness Day of September 1705. I John Burnby in the  
County of Ulstermarie in province of Carolina being in perfect health & memory  
thankes to almighty God for of same & willing to mind of uncertaine time of this  
my life & that all flesh must yield unto death when it shall please God to call me  
I nowe to these things in this To make this my last will & testamant in manner of  
some following writing, absolutely unwilling by high & maine all contrary intent, & also  
will & wills to make it to be made & Redard either by word or writing in writing or by  
any part of it or contrary or shalldarogatory to it same & this to be lawe only for my  
Last will & testamant from other parts. First I bequeath my soul to God my Creator & his Sonne  
recommende to his good mercies, my body to earth from whence it came.  
To be buried in such decent Christian manner as to my cost. Shall be shrouded, buried  
in ground & laid in earth in some chappell or church or other place where I shall  
dwell until my body & soul shall meet againe all & my last exhortation  
is for my widdow Elizabeth. I leave & bequeath as follows. I bequeath to Elizabeth & her  
one sonne named John a good halfe of little flock. I bequeath to John winter upon his own  
house. I bequeath to the world four or five young mares three years old & of land  
where I live, containing one hundred acres. I bequeath to William Collier two barrels  
of Land where John Taylor lives. I bequeath to Nathan Nicklams & wife four Pigs  
I bequeath to Sarah White one young horse Bridle & Saddle. I bequeath to Eliz: Bar-  
ry one colt one day young horse an foal. I bequeath to George Darrow  
four more horses boarded with Pigs of two. I give to her & her two young horses  
two years old. I bequeath to God. Present my doggs more board with 5. I bequeath to Rich:  
Whitbecke of running ps of my noble hounds, & his wife I do hereby make Rich:  
Whitbecke to be my whole of this Executor to see this my testamant performed.  
In witness whereof I have hereunto set my hand & seal of day and year as per  
above written. Dated, Launcelot  
Delivered in of Eliz: Burnby  
William Stevens  
Margaret Parker  
Mary Burnby

Gillott & Rodden

W<sup>t</sup> H<sup>r</sup> H<sup>r</sup> S<sup>r</sup> M<sup>r</sup> D<sup>r</sup> Harris in County of Ulstermable in  
Ireland. He is a son of the late Mr. John Harris deceased a planter born Sept<sup>r</sup> 20<sup>th</sup> 1712.  
He is now in his 45<sup>th</sup> year. His memory & understanding is very bad will's testimony  
of him to be fit to make a writing made & for him. I do will my Will  
to be observed & kept, for so long as my life to & from whence it came to be  
observed & carried out by either of his Brethren or others in full accordance therewith  
as far as in me lies as in this day & age for all my personal & real Estate.  
I do will & bequeath to John Harris my self & his wife a Settlement after  
my death, and to Sarah his daughter & her husband Edward Tinker and their heirs  
of them & their issue & Plantation which are now divided & of land belonging  
to me & my wife except where it shall come to age of twenty one years  
to the said Sarah & the heirs of her body lawfully begotten for ever next to  
the said John Harris & his wife & Sarah & her husband Edward Tinker  
and to my son William & his heirs of his body lawfully begotten for ever & to be  
settled when he shall come to age of twenty one years next to sell no part  
or parcel of it nor have or if anyone of these Sons of Sarah Tinker either the one  
or William Tinker before they come to age of twenty one years without having  
either Body lawfully begotten than it is my Desire of this my last Will & Testament  
that to Sarah Tinker & her husband Edward Tinker for a Grace to & of said Real Estate &  
hers of her body lawfully begotten for ever & to Sarah Tinker & her husband Edward  
Tinker & to her heirs lawfully begotten then & to last to & for that  
Sarah & of heir of her body lawfully begotten for ever likewise & to be given unto  
Sarah Tinker & her husband Edward Tinker for ever. Also I give & bequeath  
unto Sarah Tinker one plantation full of land of land Belonging to its lying  
in Rockabrook neck is nowme by & name of the property to P. Sarah Tinker  
her heirs for ever & for my personal Estate my Stock & Household Goods &  
Cotton as follows & I give & bequeath unto my Son William & his Heirs of  
one half of my Estate Being ~~£1000~~ £500 half of rest of my Estate moreables  
& less moreables. I give & bequeath as Grace unto Sarah & William & Sons  
of Sarah Tinker to be equally & fairly divided between them of P. Sarah  
& William when they shall come to age of eighteen years & Doe. See  
Inventories Committee & appointe my true & trusty friends to witness place  
Tinker to my whole of the Land & Estate of this my last will & Testament.  
as witness hereof I have set my hand & seal this 10<sup>th</sup> Day of December  
Signed Sealed & Delivered in presence of  
Edward Elthatch John Wells Mary Tinker  
John Harris 1711.

49 In the Name of Good Amen. And I thank God in it  
that in all my life I have never had such a comand  
in armes as hee gave me. & placed in me to make me worthy  
of his commandes. But when I came into the world  
it was in a cradle full of sinnes. But when I first saw the light  
I was in sinnes, and of a piece of wood, & of a boye. & when I saw  
the Lord in my bedchamber, hee said unto me. Here is a stille  
place where thou canst be quiet. & here is a quiet place for thee to think  
upon thyne sinnes also, for that thy selfe sige, and thow were for a blisstid  
for J. Rich. Edg. & to thys bed fide of the unnesy for vermeles sake, & al-  
lach of the vices which of opportunitye had. & to make  
fie ffor to of thys sinnes, & to make amende. After this  
the Lord hath sent me good succoure, & confort, & hee had  
such grace that hee did. And so godlye, because of this did hee  
then sent me to Edward Wm. Gainsford, & hee  
to godlye his sonnes Rich. Gainsford sonnes of  
sorynes of his other sonnes that have beene sent to him, & hee  
thou to godlye. In every thyng hee spake w<sup>th</sup> me before hee  
died, & for me hee shal have had p<sup>re</sup>cious g<sup>o</sup>odnesse & labours  
& paines with all extremities & sufferances theron. Belonging to  
in a morninge after hee was borned. For in his natural life, this was  
he  
I entred & appoynted of J. G. to requite to me for his  
brother Rich. Gainsford of John Gainsford, his sonnes of  
S. R. S. & I. & I. sonnes of Edward Gainsford. & Edward Gainsford  
did much to my brother Rich. Gainsford to helpe him. & his bodye was  
after his wante, & hee dñe to certaine place to be p<sup>re</sup>dicted of his  
dryng for their bendinge & the remaine of his life. & so hee dyng  
a halfe boord of breade adioyning to a land of Edward Gainsford. In which place  
hee shold abyde unto me. I. sonnes of Edward Gainsford, his sonnes of  
John Gainsford, & his sonnes of Edward Gainsford, his sonnes of  
Rich. Gainsford. & his sonnes of Edward Gainsford. & his sonnes of  
Edward Gainsford. & his sonnes of Edward Gainsford. & his sonnes of Edward Gainsford.  
And so hee dynged. To me, hee shold abyde in any tyme. But now  
hee shold abyde in his bedchamber, or in any place whiche hee shold abyde to him  
& his sonnes of Edward Gainsford. & his sonnes of Edward Gainsford. & his sonnes of Edward Gainsford.  
Or his sonnes of Edward Gainsford. & his sonnes of Edward Gainsford.  
Or his sonnes of Edward Gainsford. & his sonnes of Edward Gainsford.

Living on East the Moysie Creek being three hundred & fifty acre my  
Aforesaid will is that it shall be paid by many Bid and to buy Bequests by  
me. Bequests & my wife to have right & benefit of them During her Natural life  
she is to equally divide between my about two Sons provided already & my father  
is still alive & either of my two Sons die before me then the other  
The attempt or desire to do any act or acts thing or things to alienate discontinue  
or to dispossess her of any part thereof or force to them either  
any of them by force given or qualified in manner to the best of my knowledge & belief  
or to make her of her estate or any part thereof in manner  
& time above & this my will directed, colored & appointed according to & here  
in more fully William Gifford will add, as it standeth when he died  
from thence both of Estate Entails & Title of him or them Battum  
Do no refusing a contrary such act or acts thing or things as aforesaid  
I - Directly & from thence forth of James. Shall remaine & be to such person  
as persons as by this my last will is herein appointed in manner & form  
given of the Condition or Conditions as sheweth her or they so appointed or being  
any act or acts thing or things in form aforesaid made & done by any  
of them in this my present last will aforesaid ordered to goentoy  
standing Estate with the appurtenance of  
Carolina my whole mind & will is that my Aforesaid Shall have of me  
half "Stringer Natural life & then after Decease to give it to one  
of my Sons both of them or to my Grandchildre of mine or to all of them  
in & other during. One of one as aforesaid according to their care or  
Kindness to her, now for of other half of my aforesaid Estate my son John &  
my Son is what it shall be equally divided between my above aforesaid  
sons further more my whole mind & will is that my Aforesaid Shall have anything  
done & left to her & my Son John & that the rest shall be for her use  
Fully apprained, whether will with his wife, children & estate of my whole  
Estate before any division be made to say her of. Leaving often two Dollars for  
each year, now for my house & land & household goods with all other goods & chattels  
belonging to my wife, by a Box of two hundred & five pounds given unto her by her  
Son in law Mr. Richard Resent of. East Pederton in Sumner cont. This within of  
year of D. 1750 and my whole mind & will is that my wife Shall have if one  
Meidly or half & of other Person or half & to be equally divided among all my Grand  
children & relatives my proper wife, Richard Resent, his wife, his children, goods & other things  
that were left in London & Benjamin of whom that which was left in  
Burma as at my first wife comes away. unto Resent but for my further mind  
will is that they are adopted. for Sampson Goldard. Shall have Land upon which  
of me. Two Towns by me given with in one Quarter of a mile of either of my  
plantations, Parishes & Natural life you will not be grieved  
with these provide to live with my wife and to be always honest & true to her  
and have himself dutifully towards her.

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And I Do make ordene & appoint my selfe man in sole Executrix of this  
my last will & Testament. If the like here above this my last will & Testament wil  
Please God to take her out of this Subluary world before & aft. to removall there  
my whole mine & will is that my deare Son shall be my Executrix, my Son  
Benjamin to succeed my Son Joseph in the Executrixhip if death so taketh a member  
of Treacle & make his will all other executors of Testam't. In witness whereof I  
have hereunto sett my hand this 1st of December anno 1710.

George Thomson

John Bennett

Ann Thomson

Andie E C Bob

David E S Rafford

In the Name of God Almighty, I am dying but very sick fewe days late  
I perfect memory do think fit to attaint this my last will & Testament first  
Bennith my hand & that have it done in dayes of sicnesse from whence it com  
Recently since by my Executors I have sent my son a feather Bed & two more  
Kerchiefs Remissio non recipitur. To my son Thomas my brother & Eliz  
a pair of Blankets & a pair of Slips. I give unto my daughter Mary of the  
goules in & to much out of my personal Estate as shee maye desire. I give  
unto my two Eldest Sons an two Pigeon Boxes to be used after  
Marie. I give to her with untoun forme of plantation nowe bee on the Mother  
Lavinia & wife to me in it. I give to Elizabeth untoun bee on the Plantation of brick house & build  
there with all of brick therunto belongeth only his mother to have what shee  
will. At halfe the occasion of so longe as shee shall live out of it. I give unto my son  
John the plantation at Maratock with all of brick there unto belongeth  
only his Mother. That hee as soon bee as the Plantation occasion dont of  
M. Edwards. M. Phillips my two Deers. One gone to my son Thomas & other  
to my son John. I give unto Sarah Geller sonne & Lavinia to a son. John to  
with a white spot in his cheeke to my son Thomas. I give unto my son  
Jones of yonnest son of my daughter Mary one hundred fifty acres of land and  
y Lands lyinging on my son John's wall & a brick abut. I give to Elizabeth unto my  
son John Elizabeth all my houses as forme as the lawe places no rest in my  
name. So farre as decays or damage of mind. ther shalbe name equally divided  
among my children soe that any one of them may have a Remaine ther or out  
of them. I remeant my son John one and half & all my brick of brick to run  
inge of plantation from the one to my wife to my daughter Elizabeth  
to equally provided brick there to this time as between them father & son  
as often as wife or chape of her next ther of took to a Belieued. In witness  
I signe my Name the Elizabeth. I give unto John my son James and  
Elizabeth his wife or by one son of John.

All my debt now is \$1000 to R. Squalle Devide between them  
 will first draw Personal Estate after my Debt is paid. Also & Repay all personal  
 debts to Mrs. A. F. Gandy & Son - Deed to the Misses my wife &  
 & Father in law - a will be made & Seal this fifteenth day of July  
 the sign'd day & in presence of us  
 James T. Henderson  
 Thomas T. Thompson  
 George L. Green

This is a list of personal possessions of the property of John  
 C. H. of social value estimated.

	\$	£
1. Gold Jewelry.	60 00	0 0
2. Cost of clothing	12 0	
3. Cost of pocket book	- - - - -	12 0
To Mrs. Henderson	10 0	
4. Furniture & Chairs & a Little furniture	- - - - -	16 6
5. A place for old Bed Blanket	- - - - -	5 0
6. Table, Gold & Silver Linen	- - - - -	7 0
7. Kitchen Utensils	- - - - -	4 0
8. 8 Gallons of Oil and 24 Pounds of Coal oil 18.00 per lb.	- - - - -	2 6 0
9. 29 cans Old Garrison 10 oz & 2 year old Peas	- - - - -	2 4 0
10. ... Gold & Silver Wrought	- - - - -	12 0
To Dr. May	- - - - -	
To Burns & their pets, Phillips & Henderson	- - - - -	1 4
10. 00 To Dr. May, Shaver to another, pots &c. Small bags	- - - - -	1 4
10. 00 Two Bottles 18m. French dish 5 pieces & Small silver	- - - - -	0 10
To a pot of old Iron to 50% of old Metal shares & Old piano	- - - - -	4 00
To Burns Arms & Books both 7.00	- - - - -	7 0
To Dr. May medical Bills & other 40.00 Pres. Raft & other bills	- - - - -	9 0
To Dr. May - To one Earthen Basin for pots	- - - - -	4 2
To Dr. May 1 old Mountain Country & City spitter & Peatrie, old small	- - - - -	6 10
To Dr. May - - - - -	- - - - -	12 0
To Dr. May - - - - -	- - - - -	1 0
John Succor		Total 90 4 7
George C. Gray		
H. C. May		

October 9<sup>th</sup> 1711. In the Name of God Amen. I Louis Johnson  
of the County of Bath Do make this my last will & Testament in manner & form follow-  
ing: I leave & bequeath unto my son William Johnson & Richard Johnson my two eldest  
sons equally a share between them, & their heirs for ever, out of my real & personal  
Estate of what Quantity or Quality soever it may consist in to be equally divided  
among my said two Sons & their heirs for ever in trust to remove out of my hands  
untill each of them shall attaine to ye age of sixteen years of P. William Johnson  
shall be & & P. Richard according unto thirteen & after my debts, fully satisfied & payed  
my will & pleasure is that my farmes houses to be sold & the Proceeds of the  
same to be distributed between them, & with money to be that they divide the same  
like & convenient manner. This is my last will & Testament  
Signed by Louis Johnson & published  
In Christ Church before me  
Elizabeth E. Mrs.

I now do give my last will & Testament in the name of God. I leave to my son  
Elizabeth Johnson all my Estate & her heirs, & by these presents I leave to Capt. John  
Johnson & Mr. John Brice my Administrators to my Estate & full power to sue &  
Defend & receive all debts Due to me for this County & in which debts remain  
your charges, and for receiving them to remit all of cost to my wife avante  
are & that my Administrators make up all account this being my last will &  
as witness of my hand this 9<sup>th</sup> 1712 Wm Johnson W. M. Johnson.

Henderson's Almanac 1712.  
In the Name of God Amen I Samuel Rocken of Bath County in of Virginia & the  
Indians planter the beginning last will & Testament all my neareing others  
I give to my Brother John Rocken, I give to my Brother W. Smith two Bushels  
Salves to my Brother W. Smith two more Bushels & to my Sister Elizabeth  
Smith two Bushels & a barrel more. I give to my Mother two Bushels & one barrel  
To Margaret Davis & rest of my Estate I give to my Mother & my Brother John  
Rocken & Margaret Davis to be equally divided betwix them.  
Signed before me & witnessed for me  
John S. Rocken  
of Wm Brice  
Louis Thomas  
Ann Brice

In the Name of God amen  
 I do make & publish my last will & Testament in a Summary recitation  
 whereof I declare by me made first. Commit my body to earth to bury. Burial all  
 my cost to my son Thomas & three shillings to bury. Burial all  
 but for further I do appoint my true & well beloved wife Sarah Loral  
 to inter me in the cemetery. If this my will, I am filled & my body decently  
 to be born and die, and by special charges I give unto my Brother  
 James two children, Anna Long & John his plantation that I  
 do give on to be equally divided between them after my death of both Anna & John  
 & I give of plantation that I bought of Thomas Morcom unto my wife  
 to be sold to her one Roprod all her death shall my whole Estate both  
 personal & real to one Ben & wife with all their increase to Sarah  
 & my son & his wife to my brother John Long Son of which  
 one of I have hereunto set my hand & seal of Second Day of June anno  
 1700: Test  
 James L. Long  
 Dr. Foster  
 Dr. Murray

William Long W

In the Name of God amen In witness whereof I declare of my last will &  
 my last will & Testament to have & holden before God & my self & my family  
 the next Sabbath of Second Day of June in the province of North Carolina being sick now  
 of body & infirmed since memory knowne to God for same. Therefore calling to mind  
 the mortality of body & knowing what it is appointed for all men to maner to die. Doe  
 make & ordaine this my last will & Testament that is to say principally & first of all I  
 give & command my soul into hands of almighty God of grace & from my body I  
 commend it to Earth to be buried in Britain like Decent manners according to  
 & direction of my good Master named nothine Darling or all of general  
 reuerence & that every thing accuring by my mortall power of life & death touching  
 such worthy Estate with habt obtained God to bestow on me in this life. After Death  
 I give & bequeath to my son all Estate, living in Virginia to be  
 Mary Smith & Francis. with my son all Estate, living in Virginia to be  
 equally divided between them. I give & bequeath unto my wife all my land  
 John with his wife admitt a pignos for her full my Bed both & Quills  
 & Chaires & all my N. Carolina Estate both personal & real orderly beques, paid  
 for what kind Beves. I give & bequeath unto my son Thomas Smith one  
 Shilling him of all Estate or Paines of my Estate. I give & bequeath unto  
 my son Dr. H. Smith one Shilling setting off from any Estate or Paines  
 of my Estate. I give & bequeath unto my Daugter Mary Deeks one  
 Shilling setting off from any Estate or Paines of my Estate. I give & bequeath

These & sequent unto my Testimony. In it am I willing to take him & him  
 and his wife & him for Estate. The ex parte & his wife & him for  
 him & his wife & him for Estate. In the same & his wife & him for  
 him & all other & the only to bind & witness of my Hand & Seal affixed.  
 Day of February anno Dom 1711/12  
 George George Fisher Carter William Smith  
 Glazebrook & Smith

in consideration of the above & the 16<sup>th</sup> Day of April Mon 1711/12. Given this Day of  
 a sound mind & memory bounded in the time & memory of this life. Do make & execute the  
 within Deed & Instrument to my wife & her forme as followeth. That I the said  
 shall not be brought to an appearance. But shall be substituted according to my will  
 & all of Discretion of my Executors to cause same to appear in Court & Distr. in place  
 required by my Estate as aforesaid. I give to my loving wife Mary Finswold  
 in marriage apparel & Her bedde <sup>here</sup> ~~the~~ <sup>the</sup> bedding thereof. To the value of £200  
 for ever. I give to my loving wife all my household Goods & both Iron Brass Pewter &  
 other necessarie Belonging to me & keeping that stood Cubards & Places where I lay into  
 my loving wife three feather beds with what furniture doth belonge to them. And for  
 her Natural Life for her service & for service of body people. My bedchamber one  
 that he find amongst us with either bed to be kept in my Chamber, to pay  
 me. 10000 Ministers to London. In summe. That shall not be based nor Billona  
 paid. For a bedchamber or of her bedchamber for her. Doth be given to my son Francis  
 Tomes & his heirs for to keep up & truck for of Honour of bedchamber doone before Pinters  
 End of Term. I give unto my loving wife Right & Possessio[n] of her two faire  
 stone built ten Bay & two Hilleable Barrows & six mowes of one Barn also a Barn my  
 Executors shall have the same of hands of my loving wife for her sustenance & for Maintenance  
 During her Natural Life. I give unto my loving wife the manner how & what of  
 houses & lands & hall of stone Ground between Rock & Bridge & to the opposite end  
 of the same for sale onto repair & to let the building of her habitation During her Natural  
 Life. I give to my loving wife my horse mill & my Bellows & horse mill & horse  
 During her Natural Life. I give to my loving wife the progress I have H. all  
 & more Pur. in her Natural Life. Also a mill plate & 9 feet long till her age. But  
 There to my loving wife my son. & all of her Belonging to her & all of her  
 now Tools During her Natural Life. I give her also if she Marry again a back  
 oxen Meadow land setting stones & another Tool to her use & benefit During her  
 Life. I give to my son Francis Tomes. Such & such & sundry of the same thing  
 Samel to him & his heirs for ever. I give to my son Francis Tomes a mill house  
 Minnow & in place for her. I give to my son Francis Tomes a mill house  
 from her lands in Rouse Borow. To which as a man called Tylers  
 barn. Farme house in to him & his family the benefit of Rouse or shall be bereav'd

Off his own body from the day he first came to me two & fifty years of age beginning of the English  
Revolution & continuing to him his last day. He to my son Joshua Jones for £56  
lives & dies of God given me to him to keep him. As ever considerate Rector or Vicar  
and all the services of his a day to his son I do declare that he is a manly & courageous  
man & a just & upright & true to each of them over further do with furniture that doth belong  
to him I give to my son Francis my wife Mary ready by five shillings per week for her  
use & interest. Likewise my son Francis ready. Three hundred acres of land by  
the river of Rye and all of it of 999 of 9. Rye to him the same to my son Robert  
Bentley & his wife all the inheritance all ye remaining part of my Estate that  
is to say half of my estate to be equally divided between them three only my late  
son Robert Bentley & his wife Elizabeth & his son Francis Bentley all three or about  
it to be his portion. To Francis Jones one for Joshua Jones one for my wife  
Mary & to my son Robert Bentley & his wife Elizabeth & his son Francis Bentley  
one fourth share in the books of Francis Jones Book & Robert Bentley Book & a book  
of account. Due to my wife Francis wife one third part of all my land leather & iron and  
what ever else she and my wife may have by half of barrels with all the  
utensils to sell out Harry Cope with Hell man or more of plantation the rest all  
my plantation goods or stock from of plantation for all belongs to my son  
Francis Jones. I have had & do now add to the sum of £500. Entering on my son Francis  
Jones inheritance but if my wife will say upon of plantation the Hell and  
be interested during her life. I give to my son Francis Jones all my plantation good  
I do leave to my son Joshua and his wife & child. But if my son Robert Bentley  
intend to have any estate after it is divided then my wife shall have all my three  
children shall have equal shares. I do appoint my two living sons Francis &  
Joshua Jones to be my executors to sell this my last will & Testament as witness  
my hand & seal of Paul de la Rose above written <sup>1622</sup> Memorandum that after of death  
of my wife Francis Jones to Joshua & Robert to Joshua Williams Executors  
Francis Jones

W.B.  
William Boge Mathews M. Allerton  
John Boge.

Since it hath pleased almighty God to take out of this world my father Mr Benet Bent  
my will is that that p<sup>t</sup> of my estate I have given to my Daughters for their now wife  
of 16<sup>th</sup> January to be divided of one part to her & other half to of Boge & her by the Name  
Lauder. & my will is that of windmill now building on of plantation I Run on the 1<sup>st</sup> of June  
held by my wife & Boge having up the roof side ready for grinding their barley or corn  
keeping & paying their portion toward of keeping the poor in this I do declare to be a codicil  
to my will. WITNESS. Fred. Jones  
Joseph Garrison

Francis Jones

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In the Name of God Amen. Stephen Brown of y<sup>r</sup> County of Bladen in the  
Province of North Carolina being sick & weak in body but of sound & perfect mind & memory  
prays to almighty God for it, To make & constitute this my last will & testament before his death  
in & making void all other wills by me heretofore made. Give & be with my soul into thy hands  
of god my Creator hoping all y<sup>r</sup> good Day to have full pardon & remission of all my sins through the  
hands of my beloved Sav<sup>r</sup> & redeemer Christ Jesus & touching such worldly estate, which I have  
left to help me in this transitory life, Give & be with same in manner following my intent  
that funeral expenses being first paid & satisfied by my exec<sup>r</sup> hereafter named. Give to my son  
John Braine all this my plantation & tract of land wherein I now live & his heirs for ever to  
to my son James Brown all y<sup>r</sup> plantation & tract of land lying between this land where I now do  
live & land belonging to James Brown to his heirs for ever. Give to my son James Brown a  
tract of land lying on Fish Creek containing one fifty acres take him this his heirs for ever. Give to my  
son Richd Braine a tract of land lying at Cugley containing one hundred acres with all  
trees thereunto belonging to his heirs for ever. Give to my son John Braine one third of all my  
personal Estate to be delivered to him home after my death. Give to my son John  
one thousand pounds to pay to all my servants. Give to my loving wife patience Brown  
one other third of my personal Estate to her heirs for ever. Give one third of all  
amongst my children first James, Richd, Mary & patience Brown & their heirs for  
ever equally to be divided amongst them. Do hereby nominate & constitute myself in my  
loving wife patience & my son John Braine Exec<sup>r</sup>s of this my last will & testament in witness whereof  
I have hereunto set my hand & seal this 24<sup>th</sup> day of Jan<sup>r</sup> anno 1711. I am John Braine  
& I declare in presence of us H<sup>r</sup> Gardina & the subscriber of this instrument. Thirty days past  
or thereabouts being foreme upon y<sup>r</sup> day of January 1711 & st<sup>r</sup> of Report went to the house of Mr. Stephen Braine late deceased very weak of body who  
died this Report then to take. In the name of God & according to this Report all that same  
time all y<sup>r</sup> special instance was made of y<sup>r</sup> D<sup>r</sup> Stephen Brown took y<sup>r</sup> act of y<sup>r</sup> last will of D<sup>r</sup> Stephen  
Braine, who all y<sup>r</sup> time made this Report to give home & transfer of same  
to his friends & accordingly of Report went home, & about 7 or 8 hours after this Report was made  
for by order of D<sup>r</sup> Stephen Braine to bring y<sup>r</sup> next will to y<sup>r</sup> D<sup>r</sup> Peplin in order y<sup>r</sup> said  
Report (as of Report verily believes he would if alive) to see said person of same as his law  
will & Testament, but before y<sup>r</sup> Report arrived to the house of D<sup>r</sup> Stephen Braine of Report was  
the same, & of D<sup>r</sup> Stephen Braine departed his life about half an hour before such Report  
arrived as aforesaid the author of Report sayeth of all y<sup>r</sup> acts & bequests devised, constituted  
nominated & appointed of D<sup>r</sup> Stephen Braine aforesaid will of D<sup>r</sup> Stephen Braine. In his life  
time more especially to John & D<sup>r</sup> Stephen Braine & y<sup>r</sup> of said Stephen Braine all that  
same time was of sound mind & memory according to y<sup>r</sup> acts of y<sup>r</sup> Report to knowedge & poster  
this Report saith not.

D<sup>r</sup> S. Peplin  
ee ee

9<sup>o</sup> <sup>o</sup> <sup>o</sup> <sup>o</sup> a sum total having 4 bushels Oct 1<sup>st</sup> 1713.

and a large quantity more to the value of bushel of turne, cuse. And byt opinion 58  
of Dr. Newell that of turne more to prove true. Also Mr. C. you will one of  
the first to see this. Prepared, percut & given as witness my hand  
John Ball

9<sup>o</sup> <sup>o</sup> <sup>o</sup> <sup>o</sup> James Hamm, my man of y<sup>r</sup> got this & please to examine any of them. His  
name is John Newell, Doctor, of the City, in the County of North Stafford -  
John F. Fox, also in same. Also John Smith, Mr. James Lomis, Dr. Grane, Dr. Lomis  
Dr. Newell & Captain John D. & Co. Capt. Christopher Bell. & by reason of  
the number of witnesses & charges before my self & y<sup>r</sup> Hon<sup>e</sup> for to have  
it known what is in y<sup>r</sup> Possess, if you dont please to do yet but somehow finde  
out & return George Bell.

In 1714 on the 1<sup>st</sup> taken of a box of Turne & Turne Peccahd 21

Turne	
2 bushels & a halfe	210
2 bushels & a halfe, minus	0
All your turne, bushels & more	0
	0

John Hamm, Turne & Turne

John Hamm, Turne & Turne  
William Harkum Junr.  
John Ball

In 1714 on the 2<sup>d</sup> day of January, Turne & Turne to Mr. John Hamm Esq. 100 bushels  
200 bushels & a halfe of Turne taken the 17<sup>th</sup> January 1714 £. 9/-  
Grind Stone

Turne & Turne, that Martin, Peter Sholter Esq.	2 10
--	------

Best & a halfe, parcell of Turne	1 2 0
----------------------------------	-------

Turne, parcell of Turne, 10 bushels & a halfe	12
---	----

A turner box, a halfe a Turne & a parcell of old Turn	6
---	---

10 bushels Turne, 2 bushels Turne, & 10 bushels of old Turn	10 6
---	------

A parcell of Turne	10
--------------------	----

Turne, 10 bushels Turne, 2 bushels Turne, & 10 bushels of old Turn	6
--	---

February 21 <sup>st</sup> 1714 Turne & Turne & Turne	5
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To 1 bushel of Turne & Turne	2
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March 20 <sup>th</sup> 1714 Turne & Turne	4 10
---	------

Total 10 7 6
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Mr. L. Lane

William H. Ball

James Flodder

An Inventory Taken at the Hancock's Boarding School Oct 10 <sup>th</sup> 1812.	
To old furniture	14.0
To an Iron Pot	1.0
To another Box & furniture	14.0
To 2 Corn hole Boards	5
To 2 Herring	2
To 2 Boxes	4
To 2 Iron Dishes a Pest & Hammer	1
To 2 Glass Bottles	1
To an Iron Hitter & Bullet	10
To an Axe & Hatchet	9.0
To 2 Axes	1
To 2 Bags	9
To 4 Hoes	12
To Old Hoe	1
To Old Sifter a Barn & Pigeon to 2 Pigeons	6.0
To 2 of Foxes ears	12
To 2 Old Gloves	3.15
To 2 Board Pins	2
To 2 Hoes	1
To a Drano	15.0
To 2 Bedsteads	6
To 2 Chairs	4
To Trump Trom	1
To 2000 Copper Nails	06.0
To 1 Chest Lock	1.0
To 1 head of Hogs	2.12
To 1 head of 2 lbs	1
To 1 four year old Yearling & 1 sparkling	1
To 1 heifer & one Cow	2
To 1 Year of a Mare	1.15
Thomas & Every Hens & Peppermint	
Thomas H. 2000	

To Carolina & N. C. every \$100 in front of Date of the Weller Decrpt.

	£	\$	6
1000 Pounds -	7. 10. 0		
1000 Pounds -	3. -		
1000 Pounds -	- 15 -		
1000 Pounds -	3 -		
1000 Pounds -	- 10 -		
1000 Pounds -	- 15 -		
1000 Pounds -	2. 6. 0		
1000 Pounds -	2. 10. -		
1000 Pounds -	1 -		
1000 Pounds -	- 8 -		
1000 Pounds -	- 2 -		
1000 Pounds -	1. 10. -		
1000 Pounds -	- 13 -		
1000 Pounds -	- 13 -		
1000 Pounds -	2 -		
1000 Pounds -	- 10 -		
1000 Pounds -	- 10 -		
1000 Pounds -	- 10 -		
1000 Pounds -	1 -		
1000 Pounds -	10 -		
1000 Pounds -	- 2. 6. 0		
1000 Pounds -	5. 10. -		
1000 Pounds -	11 -		
1000 Pounds -	£ 10. 4. 6		
1000 Pounds -	04 -		
1000 Pounds -	60 -		
1000 Pounds -	<u>Total £ 104. 4. 6</u>		

John Weller, Your Servt.

To 2 Hhds -

10. 0. 0

A True & perfect Inventory of all my Enclosed Goods of Credit with the Estates of Alexander.

Goodwill late of Pequinians M<sup>t</sup> & P<sup>t</sup>.

1 A. Trunk -	10 -
900 Sheep Skins - att 4 -	£ 1. 10. -
7 Pillows - 4 -	1. 8. -
3 Duster Towells - 4 -	- 12 -
6 Sheets - - 15 -	7. 10. -
3 Bed Covers - - 10 -	1. 10. -
4 Pairs of D. Towells -	1. 10. -
1 Linen Cloth - -	80 -

B. Balance in New England from Mr. Wallis with all costs & exp't - - - L. 12. 7. 6  
 Acc't of Jacob Nixon - - - - - 15  
 D' of Cartwright - - - - - 1. 9. 6  
 D' of William Harris - - - - -  
 Due to his Estate as part made up from his Factor Accts. Balaiff July 27. 1714: 10. 17. 8  
 sundry other small Debts outstanding wth no Particulars or when recd - - -  
 Eliza: Goodlatt -

An Inventory of the Estate of Mr. George Nichols with the sum of money paid by his wife Susanna in o  
 Massachusetts Boston as of the 20. 7. 1713. P. 12.  
 4 Gall. of Wine old - - - - - 1. 0. 6  
 5 Hhds butter old 4 - - - - - 1. 0. 8  
 A barrel of Flour - - - - - 3. 0. 6  
 An Old meal Pott - - - - - 1. 0. 0  
 1 p<sup>t</sup> of old Billiards - - - - - 9. 0. 6  
 An Iron pot cracked - - - - - 10 -  
 A Ten Gallon Paillett - - - - - 2. 0. 6  
 An old Shirt & a egg Batter - - - - - 6 -  
 2 p<sup>t</sup> of old Iron - - - - - 0. 0. 6  
 An old Pewter box - - - - - 1 -  
 An old Chest - - - - - 5 -  
 20 8<sup>d</sup> Penny Nails - - - - - 5 -  
 5 old Pewter - - - - - 5 -  
 15<sup>l</sup> worth Cards - - - - - 6 -  
 1 old Chair & not was in it - - - - - 1 -  
 6 yards of home spun Cloth. an old Bed mill - - - - - 1. 15. 7<sup>1</sup><sub>2</sub>  
 1 old Coat & old waist coat & old mattock, old scythe, old scythes, old blanket - - - - - 3. 15 -  
 1 old mattock & old Rake & a little Cotton - - - - - 1 -  
 1 old Bed & Bedding & Pillows to a p<sup>t</sup> of feather to a old Gun with one lock - 2. 16. 7  
 8. 9. 9  
 To 2 Hhds. 2 Corn & 2 Barrels, 2 Peas, 1 young Bell. 8. 17. 5  
 & above Goods & little else apprised by me under written. Total 17. 7. 9  
 Richd? Samp. D' Guttire. Patrick Quigley being first Sworne before me  
 Anthony Heath.  
 Eee eeee

Some Corn for young Bell, 7 pounds of Tallow	- 10 - 4
To 2 Hhds. 2 Corn & 2 Barrels, 2 Peas	8. . 1 - 4
	2. 19 - 8

The Account of the expenditure of Water Bouquets Estate.

	62	7
To Market 2 Shillings <sup>24</sup> for Bread & Beer	5-16-0	
To Potatoes one Dozen in 100 <sup>th</sup> Dozens	-4-0	
meat 30 <sup>th</sup> lbs for two weeks at 100 <sup>th</sup> per lb	-7-6	
beer & Cider 100 <sup>th</sup> £1.00		
Spices &c. £1.00	2-7-6	

To 100 Doz. Cigarettes Embossed December

100 Doz. Embossed	05-0-0
sugar	-10-
wine & 100 Pints	-9-
Cigars 100	-6-
	0-10-

To The Ammunition & Gun Powder &c. for our own use paid

and the other expenses of the estate Oct 1st 1855. from J. P. Jr. 1771  
To 100 Doz. Eggs

20-0-

To 100 Doz. Butter

-5-

To 100 Doz. Milk

-1-

100 Doz. Eggs

-2-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

1-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

8-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

6-5-1

To 100 Doz. Butter & Broken Plate £1.00 & Beer

1-7

To 100 Doz. Butter & Broken Plate £1.00 & Beer

8-8

To 100 Doz. Butter & Broken Plate £1.00 & Beer

1-1-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

6-15

To 100 Doz. Butter & Broken Plate £1.00 & Beer

1-10-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

2-1-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

11-15

To 100 Doz. Butter & Broken Plate £1.00 & Beer

25-0-0

To 100 Doz. Butter & Broken Plate £1.00 & Beer

22-10-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

15-18-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

2-8

To 100 Doz. Butter & Broken Plate £1.00 & Beer

2-5-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

2-10-

To 100 Doz. Butter & Broken Plate £1.00 & Beer

1	13	P& Co. Bank. A True Inventory of the Appraisement of the Estate of M <sup>r</sup> Holt Wallis Deceased as same	
2		brought before us by Subscribers appraisers thereof & thereunto, to witness of Decr 2d, May 1712	£ 10. 10. 0
3		7 Pairs of Bedding.	- 2. 10. 0
4	2	abt 25/-	- 6. 15. 0
5	9	Small Bedde.	- 12. 18. 0
6	23	Sheep & Lambs.	10
7	10	old Negroe woman	20
8	1	A Negro Man a Negroe girl named Hester about 14 years	80
9	1	A Negroe girl named Nell about a Seven years	5. 10. 0
10	1	1 old bed & furniture in of inner room behind of Room	12
11	1	old feather bed & furniture. In R. 1d in of inner Chamber wth 2 Boxes & Blankets	5. 10. 0
12	1	1 Box in of outer and Chamber wth 2 Blankets a Box & a pe.	6. 10. 0
13	1	1 old feather bed in D. 2 gunns 2 new mats	6. 16. 0
14	3	4000 6 Nails. 800 8 Nails. Blankets	3. 16. 0
15	3	old Chests Bins. Trunk 15 feathers	1. 14. 0
16	1	a p. of old Books, 1 old Chair called Dearech 1 young Porf. & 2 Boys	9
17	1	a Back more being 1/2 more, half of Part, my years more	11
18	1	a Suit, Torme & Couch, 16 old Chairs, 2 Chests, trunks, 1 Box, 1 Bag & 2 Boxes	3. 19. 0
19	1	1 old Drap. Napkins & table Cloths. A. 63 feathers 99 Field pens	2. 12. 0
20	1	a p. of Drap. a p. of Tinn ware, a p. of Parthen ware. 154 lbs of Iron	10. 06. 4
			219. 08. 4
21	1	a p. of Tinn ware, 2 p. of Thread leather & large Iron bolts	5. 09. 0
22	1	a p. of Tools, a Bannock & Lids very old & rusty, 1 Box Peal for a marking	11. 00. 0
23	2	2 Spectacles, a p. of old Saddles &c. 9 Iron Weights, Tobacco pipes, needles	2. 03. 6
24	1	burning knife & Steel	1. 10. 0
25	1	1 old Iron Cut Saw	0. 2. 0
26	1	1 old pair old hoes	0. 6
27	2	2 Iron Troughs	4
28	1	a p. of peals &c.	0
29	1	an old mill, a Room, &c	8. 10. 0
30	1	1 planks Ham &c. a p. of Lumber	1. 15. 0
31	43	Head of young hogs, 3 H. Stellards & 1 H. Palls	11. 03. 6
32	10	10 Old Boxes to Mr. Wallis wearing apparel	6. 03. 4
33	1	To Mr. Wallis D. 2 Wool Cards	8. 02. 0
34	1	1 Looking Glass & 2 Pointing Glasses	5. 10. 0
35	22	22 feathers	16. 0
36	9	9 Hides	0. 9. 0
37		Francis " diamare. John Jennings.	
38		W <sup>m</sup> Vaughan. Barth <sup>e</sup> Hunt.	£ 268. 18. 11

St. J. 17<sup>th</sup> 1827. At the Office of Notaries Public 64

Geo. W. Fitcham, Notary Public, Esq.

Testament of John Fitcham, Esq.  
Fitter of the 1<sup>st</sup> Regt. N. Y. Inf. late Adj't Genl. of the State. Dies about one year old.  
The author of this Testament is my son John Fitcham Esq. I have given him full power  
to make his own will & do all he pleases to my estate. He has  
done so. I am now only younged my son John Fitcham is now  
about 21 years of age & all over Dec'd, & with a mare he is called  
John Fitcham. I have given him a horse which belongs to me & a big pair  
of spurs. I have also given him my mare Come Bon  
which is a half & half of pure blood all the blood to be equally  
divided between the two daughters. My wife is to have half of  
the mare & my daughter Mary Fitcham half of the mare. John Fitcham, or her  
son or her daughter or any other child of mine who is in a house & half that  
will be given to their negro slaves. Also three hundred acres of land  
that lies in the town of Lodi to my son Daniel Fitcham to be equally  
divided between him & his wife in the same proportion called Hunts  
Point, Lodi, also a sum in part of my personal Estate to be  
divided among my four children & I nominate & appoint my  
son Daniel Fitcham my Natural Executor as trustee to my heirs.

Lodi N.Y. March 17<sup>th</sup>

Pine Street. Lodi.

For & his wife

Samuel Fitcham

David Fitcham

John Fitcham.

George W. Fitcham, Notary



	66	5
To 100 White	01.00	4
To 1000	00.00	
6.00	00.00	
To 1000 200	00.00	
To traps. Steel	00.00	
To traps. Copper	00.00	
To traps. Steel & copper	00.00	
To traps. Copper & steel	00.00	
To traps. Iron	00.00	
To traps. Lead	00.00	
To traps.	00.00	
Total	00.00	
	00.00	
To traps. Steel	00.00	
To traps. Iron	00.00	
To traps. Lead	00.00	
To traps. Copper	00.00	
To traps. Steel & copper	00.00	
To traps. Copper & steel	00.00	
To traps. Iron	00.00	
To P. Kanot.	00.00	
To traps. - all 10	00.00	
To 1 Table.	00.00	
To 1000 m.	00.00	
To traps. Steel.	00.00	
To traps. Steel & copper	00.00	
To traps. Steel & iron	10.00	
To traps. Steel & lead	00.00	
To traps. Steel & iron & lead	10.00	
To traps. Steel & iron & lead & copper	00.00	
1000 traps. 1 home made black & 1 March Hunter's original Extra C. 6000	06.00	
1000 traps. 2 home made black & 1 March Hunter's original Extra C. 6000	04.19	
1000 traps. 2 home made black & 1 March Hunter's original Extra C. 6000	08.6	
1000 traps. 1 home made black & 1 March Hunter's original Extra C. 6000	00.00	
120 traps.	00.00	
To Old Board, Ro	00.00	
To traps. Iron	00.00	
To traps.	00.00	

To 1 Pint	00. 5. 0
To 1 Buff	5
To 100 Brunk	9
To 1 Cap wth 3 Bottles	- 1. 6
To 1 Dozen of Game Blades	- 10
To 1 Chain of 20'ins	- 06. 9
To 1 Doz Herring Knife	00. 0
To 1 Doz mallet hammer	01. 0
To 1 Doz nippers & 1/2 of Pinchers	02. 0
To 1 Doz needles 3000 to 10000	03. 0
To 1 Doz needles	04. 0
To 1 Doz of Shears 1/2 Doz of Snips 1 Doz	4. - 8. 6 08. 6 189. - 17. 7
To 1 Doz of Slicers	05. 0
To 1 Doz of small Cotton Sacks	06. 0
To 1 Doz Oats	07. 0
To 1 Dozen Fwy	08. 0
To 1 Dozen Sphats	09. 0
To 1 Dozen	10. 0
To 1 Dozen	11. 0
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To 1 Dozen	142. 0
To 1 Dozen	143. 0
To 1 Dozen	144. 0
To 1 Dozen	145. 0

To Prof. of Sciences Boston	\$10.00
To Dr. Lovell Boston	00.09
To Dr. Lovell	-00.01.6
To Dr. Lovell	00.09
To Dr. Lovell	-00.05
To Dr. Lovell Boston	04.12.7½
To Dr. Lovell Boston	00.12.8
To Dr. Lovell	00.05.5
To Dr. Lovell	00.08
To Dr. Lovell Boston £2.10.0	
To Dr. Lovell Boston 2.10.0	08.00.0
To Dr. Lovell Boston 1.0.0	<u>24.1.9</u>
To Laundry of Dr. Lovell Boston by acco	97.0.10
To Dr. Lovell Boston	-08.0.4
To Dr. Lovell Boston	01.14
To Dr. Lovell Boston	00.03
To Dr. Lovell Boston	-05.13
To Dr. Lovell Boston	00.1
To Dr. Lovell Boston	<u>22.0.9</u>
To Dr. Lovell Boston	<u>6.0.0</u>
To Dr. Lovell Boston	<u>39.0.4.0.8</u>
To Dr. Lovell Boston	-11.14
To Dr. Lovell Boston	-00.02
To Dr. Lovell Boston	00.05

July 24<sup>th</sup> 1772 & Dr. Lovell Boston Recd Entred & approved  
of money remitted to him by Dr. Lovell Boston

To 2 Yearling Cows	-02.10
To 2 Yearling Cows	-04.-
To 25 year old Steers	01.18.4
To 1 Year 4 years old	01.08
To 1 Year 3 1/2 years old	07.-
To 1 Year 2 years old	01.10
To 1 Heifer 8 years old	-04.10
To 2 yearlings	-11.05
To 2 Boys children	01.03
To 1 Bull 4 years old	-05.-
To 2 Barnam Cows	-01.-
To 1 Heifer 2 years old	01.18.4
To 1 Cow 1 1/2 years old	-05.-
To some more Cattle	-08.16.
To one Horse	-02.10
To 2 yearling Horses	03.15

## To 2 Barrows

To 100 lbs of Butter	01. 05 -
To 10 lbs of Flour, 2 lbs	00. 04 -
To 10 lbs of Corn Lumber	01. 05 -
To 2 pds of old wool wands	02. 05 -
To soap of broken wands	00. 02 -
To 1 pd of wooden Turner	01. - -
To 100 pds of old Butter	00. 15 -
To 1 pair of small Pillards	00. 12 -
To one old vase	01. 10 -
To 2 feather beds of broken	15. - -
To 10 lbs of broken wheat, 2 lbs Wheat	00. 15 -
To 1 pd of old lumber wands	01. - -
To 1 pd Soap	02. 10 -
To Monys Dow	01. 10 -
To Monys received	04. - -

Funday 19<sup>th</sup> 1719. the Estate of Mr. Stancells Esquire is appraised by us  
whose names are under written.

To 2 Barnacles	08. 15 -
To a old Lamp all of yore Broken	01. 05 -
To a pd of Butter	00. 16. . 8
To 1 pd bottle of Yrons peuer, & Smoothing Iron	00. 01. . 10
To old Broken Iron Pots	00. 08 -
To 10 lbs of Butter Iron	00. 02. . 6
To soap of old Iron	00. 19. . 6
To old Vases	00. 05 -
To 10 lbs of old iron	01. - -
First Sums before me Mr. Byrd Dyer	<u>£ 08. 7. . 6</u>

Samuel E. Edmunds

Walter. Somes.

Philip Watson.

Martin N. Griffor

Debtors

	Follow-Through Occupations	70 17
6. Grafting - 1000	one Grafted tree from Am. Charles	
7. Rooting	01..08	
8. Pruning	1..00-	
9. Weeding	1..00-	
10. Fertilizing	1..00-	
11. Irrigation	1..18..4	
12. Mulching	0..12..6	
13. Harvesting	0..6	
14. Cleaning	4..-	
15. Watering	8..-	
16. Weeding & Pruning	0..5	
17. Grafting & Pruning	0..7	
18. Irrigation	0..8	
19. Fertilizing	0..5	
20. Mulching	0..2..8	
21. Harvesting	0..40-	
22. Cleaning	0..8-	
23. Watering	0..18-	
24. Weeding	0..8-	
25. Fertilizing	0..8..6	
26. Irrigation	0..4	
27. Mulching	0..2..6	
28. Harvesting	0..2..0	
29. Cleaning	0..1..0	
30. Watering	0..5-	
31. Weeding	0..1..8	
one water tree	0..1..0	
one Eastern Pine, down	0..8-	
2 Pines, Hamble pots	0..8	
set of seedlings	0..8	
one P. impatiens	0..6	
one P. impatiens	0..8	
one rose bush	0..8	
one Bonsai tree	0..10..	
one plant of carrots	0..8	
one pl. of onions	0..8	
2 Graft sticks	0..7	
one graft stick	0..2..6	
one Bonsai & 1000m	0..8	
5 green onions	0..1..8	
green onions	0..2..6	

71 Two buckets - a Pg. 30  
 one butter Tubb - 20c  
 one hamper -  
 one basket -  
 one tin -  
 one bottle  
 one box -  
 3 boxes -  
 one cloth -  
 one wash brush -  
 one wash cloth -  
 one blouse -  
 one pair of stockings  
 two plain  
 two files -  
 24 off iron -  
 Two pounds &  $\frac{1}{2}$  of cotton -  
 one plate for King St. Louis  
 one knife -  
 24 off iron mugs  
 Soap of wood.  
 Soap of lime -  
 One million needles and 250 pins in whole  
 £ 28.00

Prospector Pictures -  
 Prospector Boxes -  
 plates -  
 Folded Screens -  
 one feather duster -  
 one slate -  
 a chair of iron, fit city small. -  
 one bare -  
 one wooden Person -  
 one red box -  
 one pocket case -  
 one toothbrush  
 Two off blankets cold -  
 two varnished Calico  
 auction pott  
 one bag & Niblet -  
 Prospect of Salt -  
 Dr. Peter & Son and Victoria Nathaniel  
 Mr. Abner Russell, Harris  
 & Co. etc etc



73 Chancery Pleas in Ulstermarle County on account of Estate of Richard Burke.  
 Dec'd. to one Cow & Calf: to another in Dennis Macklanden hands. Some fine  
 pigs in William Stock's hands to one full grown pann one boar 2 Hogs 2 Pigs 1  
 spaniel Dogs & 2 strings of Spoons are distributed one broad ax. Marrow ax &  
 has one old Hatch and Gunn of other lumber etc all being provided to his executors by  
 the Subscribers Fredk. West James B. Bourne.

A. True Just Inventory of Goods & Cattles of William Britt Reed.

11 D mire	
1 G. Mire on Book etc	3. - 10 -
.612 year old Mare att	.....
102 year old Pillas	4. -
102 young Bears	1. - 04 -
1 G. Cow & Calf	1. - 10 -
1 G. Barren Cow	1. - 05 -
1 very old Cow poore Paine	1. - 10 -
1 old Brindstone	1. - 05 -
102 Potts of Hoe maters Tools	10. -
1 old Cutlass	10. - 06
	21. 01. 06

An Inventory of Divisions of proper Cattle wch. is belonging to the children of  
 Thomas Gregory Reed wch. proceeded from a young Heifer Given their for mercy  
 by their kindred which is in all 21 head young & old male & female: First. To Anna  
 Mary Gregory 2 Cows & Calves, 2 year old Bears 1 young Heifer, Sarah Gregory 3  
 Calves, 1 young Bear, Little Gregory 2 Cows 1 Heifer, 1 young old p. annual  
 property 2 D. 1 M. 1 D.

An Inventory of Division of Cattle & horses wch. was of proper Estate of Thomas  
 Gregory Received 8th. Eight head of cattle young & old two mares & yearlings, 2  
 young Bulls, 3 young & other cattle amounting to nufft. remanent by which  
 which the heirs Subscribed.

Mr. P. P. C. C. cattle amounting to - - - - - 17. 10. -  
 Doctor T. D. King in Dilled as follows &c. - - - - -

To Benjamin Gregory - - - - - 2. - - - -  
 And to other Heirs - - - - - 2. - - - -

And to 8 Children of Thomas Reed - - - - - 3. 10. -  
 1 yearling mare for Mary Gregory in favore of - - - - - 3. 10. -  
 yearling mare for Sarah Gregory, More Rivers, of New York, had no reape-  
 chable like George of Sam'l. Gregory, being bound on favor of her shoulder. T. H.  
 The Falconer Jr. I. L. Sargent Thos. T. Hawkins

74

List of Inventories &amp; Appraisals of Personal Property

of the Estate of John D. Wallen

in the State

of New York on the 20th day of August 1858.

The Inventories and Appraisals of the personal property

of the Estate of John D. Wallen in the State of New York

on the 20th day of August 1858.

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on the 20th day of August 1858.

William H. Wallen

John Jones

Will Wallen

etc etc

List of Inventories and Appraisals of the personal property

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of the Estate of John D. Wallen in the State of New York

on the 20th day of August 1858.

Total Bill, 20/-

Total Debts

Total Expenses

Total Income

Total Expenses

Total Income £ 100/0 Dr. 100/0 Cr.

July 30th 1713

20 M<sup>th</sup>

Total Dr.

July 29th 1713

In Estate of D. Ferry, deceased, now assessed to my debts and  
expenses. Estimated at the value of £ 100/- Dr.

Total Debts	£ 22.00
Total Debts	£ 4.00
Total Debts	£ 4.00
Total Debts	£ 12.00
Total Debts	£ 4.00
Total Debts	£ 6.00
Total Debts	£ 2.00
Total Debts	£ 8.00
Total Debts	£ 10.00
Total Debts	£ 6.00
Total Debts	£ 1.00
Total Debts	£ 1.00
Total Debts	£ 14.00

August 29th 1713. The names of the subscribers to the debt, & dates of  
payment from me. Dr. J. Potts Dr. John Smith, Benjamin Dr. Greenway.

Sept 20th 1713 Richd. Petterino Mr. Daniel Smith Mr. T. W. Adams, Mr. James

Linda Mr. Thomas Wilson Mr. George Madley Mr. Richd. Johnson Mr. Harris Jenkins

Mr. Thos. Bell Mr. James Turner Mr. Jn. Hawkins, one of the first of the above Dr.

Fathers was pronounced a Non-Resident. Richd. Petterino &amp; Petterino Daniel Smith, Thomas

Deacon James Lonsdale, Dr. Hill, Dr. George Madley Richd. Johnson Mr. J. Hawkins

Mr. Bell, James Mr. Turner Mr. Hawkins His son has died before his

Barde dinner.

76

76 I was written on Saturday 21st Oct of 24<sup>th</sup>. I went about. Even of Park In the  
Country. I got some good heavy work out however. And did not go back in  
the afternoon. And did not find all the old places and buildings.  
I found some old ruins and a lot of them. And old stone walls. And  
old houses. And some old ruins. And some old houses. And some old  
houses. And some old houses. And some old houses. And some old houses.

*John Brazen  
Hart & Bratt*

2

25

*with natural*

Engr. Prof. Dr. S. S. Rao and Prof. Dr. S. S. Rao collected specimens

100

77

for painting -	- - - - -
box iron tin lacquered Tin candlestick	- - - - -
silver -	- - - - -
bust Louis Sixtin -	- - - - -
box falling over -	- - - - -
box wine bottles -	- - - - -
box blackened -	- - - - -
box silver Ware, it beaten -	- - - - -
box warm impure brass with hole in it -	- - - - -
Total sum due -	£ 1. - - - -
Sett Payment due by Estate of Mr George Burchenhead by Will £	£ 5.12.6
Accounts Paid	
Col. Mo. Gray	16. - - -
Mr. Jones on account	1.01. -
Dr M. Mackell	02.8
Fred Jones	12.6
Pet. Brownson	01.8
Wm. Price	4.9
Sam Bentwell	3.36.
Jos. Goldbrick	1.16. -
Robt. Penif	10. -
Charles worth, Dror	9.8.
Wm. Price	1.4. -
Jo Swift	4.18.6
Wm Hancock	14.6
Wm Hancock Dent	1. -
Jo Clark	5. -
Jo Hall	2.16.6
Sam'l. Edwards	13.7. -
Sett Wm in Dror and R. M. Gray	£ 40.04.56

Notice is given of an order made and signed on the 2d of Court to administer the Estate of Her late husband Mrs. Goodgame Reed Intestate at a Court held at the house of Isaac Miller Esq: for payment present of 21st Day of July 1713. Test

Thomas Harris C. P. Recd.

Notice is given of an order made and signed on the 2d of Court to administer the Estate of Lewis Johnson Reed Esq: he being his exec by his will a Court held at the house of Capt. Wm. Hancock Dent 4th Day of August 1712. Test Thos. Harris Clerk. Corb.

The above and following bills are of your 100<sup>th</sup> & 110<sup>th</sup> & Francis Power, Esq.  
 for the following services, etc. etc.

Cost of drawing	..3.50..
for a collar	..5....
leather	..1.50..
silver	..12....
Cost of drawing, & 60 <sup>th</sup> visit with Mr. Clinton, Mr. Pease &c	..2.50..
Cost of the mount	..2.10..
silver, etc.	..1.40..
Cost of drawing	..14..
silver, etc.	..15..
Cost of drawing	..4.1..
Cost of drawing	..2.10..
Cost of drawing	..1.10..
Cost of drawing	..40..
Cost of drawing	..3.2..0
Cost of drawing	..12..0
Cost of drawing	..1..2..0
Cost of drawing	..1..2..0

To Dr. Wm. Thompson, surgeon of F. D. R. R. R. Col. L. B. N. D. 1  
 October last for his services.

New, Oct. 11th. Account of the same above for payment

Cost of drawing	..1.00..
Cost of drawing	..1.00..
Cost of drawing	..1.10..
Cost of drawing	..1.05..
Cost of drawing	..2.10..
Cost of drawing	..1.7.0
Cost of drawing	..10..
Cost of drawing	..1.10..
Tickets	..15..
Cost of drawing	..1.00..

To 1 sc. of socks	4.10
To 6 pairs of stockings	3.18
To Mr James Wm Levy	

Mr. Hanley & Co. & others of Estate of Dr. J. Pettit Dec'd who were received,  
generalized by Mr Francis, Capt. Peter Jones & Mr. Long appointed Executor of Dr.  
J. Pettit's Estate Dec'd.

To 1 pair of stockings	6.
To 1 pair of stockings & 1 pair of breeches	1.10
To a small pair of stockings	28.
To 1 pair of stockings & 1 pair of breeches	12.6
To 2 bedsteads &c. &c. in marble	10.
To 1 pair of fine iron wheel	0.
To 1 sc. of earthenware	8.6
To 1 pair of embroidered	8.
To 2 sc. of fabrics	82.
To 1 pair of stockings	10.
To 1 sc. of old accessories car. & Mississippi & other Dr. Han	18.
To 1 new plate glass window	18.
To 1 pair of old & old plates	16.
To 3 glass bottles & sc. of earthenware	6.
To 1 sc. of silk	8.
To 3 wooden spars	7.
To 2 fine cotton spars	8.
To 1 saddle & bridle	10.
To 2 horses	15.
To 3 boxes of leather garments	8.10
To 1 sc. of unprinted cotton	2.
To 1 pair of mule skin	8.
To 1 old chair	1.5.
To 1 box from greater than old Dr. Han	7.
To 4 barrels of corn	1.15.4
To 1 barrel of rice & 1 barrel of flour	1.2.2
To 1 pair of star wigs \$10.282	14.4.

Francis Bailey  
Peter Jones  
C. E. C.

North Carolina, 9

Ork County.

In the Name of God Omnipotent. Simon Anderson, Esq. of County of Ork being  
Health of his Body & mind now good & therefore given to witness  
that I do make this my last will & Testament In manner following  
I will that my body be buried in the church yard of the Protestant Episcopal  
Church of St. John the Evangelist in the town of New Bern in the County of Craven  
where I now live, about one mile from the said church, which shall be done &  
performed by my friends & neighbors as well as I can command them & if possible  
I will that my grave may be covered with stones & earth, & no stone or  
stone & earth shall be placed above my grave but such as shall be  
afforded me by my friends & neighbors to cover my grave & nothing else.  
I will also that unto my wife Elizabeth Anderson my children for ever  
she & her husband shall have the use of this my last will & Testament & of all property  
and possessions of me But both my personal goods & chattels & lands & tenements  
I will give unto my wife Elizabeth Anderson to her heirs forever  
as I have done by my will made at New Bern the 20th day of January 1712.

Given this 20th day of January 1712.

Simon Anderson  
John Anderson  
John Anderson  
John Anderson

The wife Jane Anderson

John Anderson

Jane Anderson

North Carolina

By y<sup>e</sup> Hon<sup>ble</sup> y<sup>e</sup> Govern<sup>r</sup> & Council.

81

It being Certifyed that Wm. Bray — is Dead & hath made no will and that  
the widow having refused to take ~~the~~ <sup>the</sup> nearest kin to y<sup>e</sup> deceased therefore hath  
right to Administer Thise. are therefore to Impower the said Wallis Bray  
To enter in upon all Pingular of y<sup>e</sup> Goods & Chattels right & Credits of y<sup>e</sup> aforesaid  
William Bray — — — wherever to be found in this province & to pay y<sup>e</sup> same into  
his Custody to take & take Inventory thereof appraised according to Law To returne  
into y<sup>e</sup> Sec<sup>r</sup> Office within one year after y<sup>e</sup> Date hereof all of y<sup>e</sup> just Debts of y<sup>e</sup> Deed  
to pay to for as y<sup>e</sup> said Estate will extend to or amount to of y<sup>e</sup> same to be accounta  
Rebuketh there to lawfully Called Security being Given for y<sup>e</sup> Due performances  
hereof.

Given under my hand & seal of the  
Colony This 8<sup>th</sup> Day of Nov<sup>m</sup> — — —  
Anne Dom<sup>m</sup> 1714 — — —  
C<sup>r</sup> Eden.

North Carolina

By y<sup>e</sup> Hon<sup>ble</sup> y<sup>e</sup> Govern<sup>r</sup> & Council

It being Certifyed that James Dawsen — is Dead & hath made no will and that  
the Dawsen and Dawsen of the said deceased nearest kin to y<sup>e</sup> deceased therefore hath right  
To Administer Thise. are therefore to Impower the said James Dawsen — — —  
To Enter in upon all Pingular of y<sup>e</sup> Goods & Chattels right & Credits of y<sup>e</sup> aforesaid  
James Dawsen — — — wherever to be found in this province & to pay y<sup>e</sup> same into  
his Custody to take & take Inventory thereof appraised according to Law To returne  
into y<sup>e</sup> Sec<sup>r</sup> Office within one year after y<sup>e</sup> Date hereof all of y<sup>e</sup> just Debts of y<sup>e</sup> Deed  
to pay to for as y<sup>e</sup> said Estate will extend to or amount to of y<sup>e</sup> same to be accounta  
Rebuketh there to lawfully Called Security being Given for y<sup>e</sup> Due performances  
hereof.

Given under my hand & seal of the  
Colony This 10<sup>th</sup> Day of Nov<sup>m</sup> — — —  
Anne Dom<sup>m</sup> 1714 — — —  
C<sup>r</sup> Eden.

North Carolina

82

By & Hn<sup>r</sup> Mr<sup>r</sup> of Govr<sup>r</sup> & Councill

I being certifiqd that ~~is dead~~ hath made no will and that  
in nearest kin to y<sup>e</sup> Deceased and therfore hath right to administer Tho<sup>s</sup> are therfore  
To Impoverie y<sup>e</sup> Said ~~Deceased~~ To enter in upon all singulars of y<sup>e</sup> Goods an  
Cattell which Belongeth to y<sup>e</sup> aforesaid wheresoever the  
Same be found in this province etc to take & have into his Custody to take care In  
Inventory thereof appraised according to law to returne into y<sup>e</sup> Sec<sup>r</sup> Office within  
one year after y<sup>e</sup> Date hereof of all of y<sup>e</sup> Just Debts of y<sup>e</sup> Deceased to pay so far as y<sup>e</sup> D<sup>r</sup>  
Estate will extend to or amount of y<sup>e</sup> same to be accountable when there<sup>t</sup>  
Fairly Called Security being given for y<sup>e</sup> Due performance hereof.

Given under our handes & seal of y<sup>e</sup> County  
This Day of  
Anno Domini 1714.  
P<sup>r</sup>ider.

North Carolina

By & Hn<sup>r</sup> Mr<sup>r</sup> of Govr<sup>r</sup> & Councill

I being certifiqd that ~~is dead~~ hath made no will and that  
in nearest kin to y<sup>e</sup> Deceased hath right to administer Tho<sup>s</sup> are therfore  
To Impoverie y<sup>e</sup> Said ~~Deceased~~ Cattell which Belongeth to y<sup>e</sup> aforesaid  
wheresoever to be found in this province etc to take &  
Same into his Custody to take a true Inventory thereof appraised according  
To Law to returne into y<sup>e</sup> Sec<sup>r</sup> Office within one year after y<sup>e</sup> Date hereof of all of  
y<sup>e</sup> Just Debts of y<sup>e</sup> Deceased to pay so far as y<sup>e</sup> D<sup>r</sup> Estate will extend to or amount  
to y<sup>e</sup> same to be accountable when there<sup>t</sup> fairly called, security being  
given for y<sup>e</sup> Due performance hereof.

Given under our handes & seal of y<sup>e</sup> County  
This Day of  
Anno Domini 1714.  
P<sup>r</sup>ider.

North Carolina,

By &amp; H. M. of General Council -

It being Certified that

is Dead &amp; hath made no will that

negative

in nearest kind to of Dead hath right to administer

These are therefore to Impower of said

To Enter in upon all & Singular of Goods & Cattell right & credits of y<sup>e</sup> sd Deadwherever to be found in this province & to put y<sup>e</sup> same intohis hands to take a true Inventory thereof appraised according to Law, to returne into  
of Sec<sup>r</sup>t Office within one year after of Date hereof or all of Due Bills of y<sup>e</sup> sd Dead to pay  
so far as of y<sup>e</sup> sd Estate will extend to or amount to for y<sup>e</sup> same to be accountable when  
thereat lawfully called, Security being Given for y<sup>e</sup> due performance hereof.

Given under our hands & Seal of y<sup>e</sup> Colony  
 This Day of Anno Dom. 1714  
C<sup>r</sup> Edd.

North Carolina,

By &amp; H. M. of General Council therefor

It being Certified

is Dead &amp; hath made no will and That

In nearest kind to of Dead hath right to administer

These are therefore to Impower of said

To Enter in upon all & Singular of Goods & Cattell right & credits of y<sup>e</sup> sd Deadwherever to be found in this province & to put y<sup>e</sup> sameinto his hands to take a true Inventory thereof appraised according to Law to  
returne into of Sec<sup>r</sup>t Office within one year after of Date hereof and all of Due Bills of  
y<sup>e</sup> sd Dead to pay so far as of y<sup>e</sup> sd Estate will extend to or amount to for y<sup>e</sup> same  
to be accountable when thereat lawfully called, Security being Given for y<sup>e</sup> due  
performance hereof.

Given under our hands & Seal of y<sup>e</sup> Colony  
 This Day of Anno Dom. 1714  
C<sup>r</sup> Edd.

North Carolina

By & Seal No<sup>o</sup> 16 of Govr<sup>n</sup> James Geddes

84 I doth Certifie that David Northby — is Dead & hath made no will That is  
James Northby — is named his d<sup>r</sup> & Deceased hath right to administer  
They are therefore to Inseauer of said James Northby To Enter in upon all and  
Liquors of y<sup>e</sup> Goods & Chattels right & Credit of y<sup>e</sup> deceased David Northby —  
Wherever to be found in this province & to pay of same into his Custody to Take, a true  
Inventory thereof abswred according to Law To return into y<sup>e</sup> Sec<sup>r</sup> Office within one year  
after Date hereof all of y<sup>e</sup> Goods of y<sup>e</sup> Decd to 5<sup>th</sup> of Jan<sup>r</sup> for my Said Estate will  
Extend to or amount to for y<sup>e</sup> time to be accountable when there to Comptly Called  
Securite being Given for y<sup>e</sup> due performances hereof.

11-2116  
85

Given under our hand & seal of y<sup>e</sup> Calding  
This 5<sup>th</sup> Day of July Anno Dom<sup>r</sup> 1714  
C<sup>r</sup> Eden.

North Carolina — By & Seal No<sup>o</sup> 16 of Govr<sup>n</sup> James Geddes

I doth Certifie that Henry Corkay is Dead & hath made no will and That  
Anne Lewis Widow<sup>r</sup> — daughter to y<sup>e</sup> deceased hath right to administer  
The Estate of y<sup>e</sup> Goods & Chattels right & Credit of y<sup>e</sup> deceased Henry Corkay —  
Wherever to be found in this Province & to pay of same into his Custody to take, an  
True Inventory thereof abswred according to Law to return into y<sup>e</sup> Sec<sup>r</sup> Office  
within one year after Date hereof all of y<sup>e</sup> Goods of y<sup>e</sup> Decd to pay so far as  
y<sup>e</sup> Said Estate will Extend to or amount to for y<sup>e</sup> time to be accountable when  
there to Comptly Called Securite being Given for y<sup>e</sup> due performances hereof.

North C<sup>r</sup>  
S<sup>r</sup>  
J<sup>r</sup>  
P<sup>r</sup>  
m<sup>r</sup>  
P<sup>r</sup>

Given under our hand & seal  
At Calding this 12<sup>th</sup> Day of Dec<sup>r</sup>,  
Anno Dom<sup>r</sup> 1714  
C<sup>r</sup> Eden

North Carolina

By & Seal of North Carolina

It being Certified that John Barras - is Dead hath made no will That  
Intendant John Barras his wife Jane - is now next Kin to y<sup>e</sup> Deed hath right to administer  
They are therefore to Impower y<sup>e</sup> Said John Barras & John Barras to Enter in and upon all  
and singular of y<sup>e</sup> Goods, Cattell, rights, credits of y<sup>e</sup> aforesaid John Barras.  
Whichever shall be found in this province & brought of same into his Custody to take & make  
Inventory thereof appraised according to Law to return into y<sup>e</sup> Sec<sup>r</sup>t Office within one  
year after y<sup>e</sup> Date hereof of all y<sup>e</sup> Just Debts of y<sup>e</sup> Test to pay so far as y<sup>e</sup> P<sup>r</sup> Estate will  
Extend to or amount to for y<sup>e</sup> same to be accountable when there to be lawfully called  
Security being Given for y<sup>e</sup> Due performance hereof.

Given under our hand & by Seal of  
y<sup>e</sup> Colony This 3<sup>d</sup> Day of Dec<sup>r</sup>

Anno Dom<sup>r</sup> 1716

Clerk.

North Carolina

By y<sup>e</sup> Seal of y<sup>e</sup> General C<sup>o</sup> Council Ordinary, &c.

It being Certified that John Blash is Dead hath made no will That  
John Blash is guardian to the minor next Kin to y<sup>e</sup> Deed hath right to administer  
They are therefore to Impower y<sup>e</sup> Said John Blash to Enter in upon all and  
singular of y<sup>e</sup> Goods, Cattell, rights, credits of y<sup>e</sup> aforesaid Blash. y<sup>e</sup> Person  
Whichever to be found in this province & brought of same into his Custody to take &  
make Inventory thereof appraised according to Law to return into y<sup>e</sup> Sec<sup>r</sup>t Office within  
one year after y<sup>e</sup> Date hereof of all y<sup>e</sup> Just Debts to pay so far as y<sup>e</sup> P<sup>r</sup> Estate  
will Extend to or amount to for y<sup>e</sup> same to be accountable when there to be lawfully  
called Security being Given for y<sup>e</sup> Due performance hereof.

Given under our hand & by Seal of  
This 5<sup>d</sup> Day of April Anno Dom<sup>r</sup> 1716

Clerk.

North Carolina *By & Seal of Governr. C. Caswell* —  
It being Certifyed that Deauilld Brown Dead hath made no will That  
Peter Brown — — is next of kin to said Dead & therefore hath right to ad-  
minister his Estate. In favor of P. Peter Brown To enter in upon all  
and Singular of y<sup>e</sup> Goods & Cattell right & Credits of y<sup>e</sup> aforesaid Deauilld Brown —  
Wherever to be found in this province & to put y<sup>e</sup> same into his Custody & Safe  
A true Inventory there of appprised according to Law to return into y<sup>e</sup> Sec<sup>r</sup> Office —  
within one year after of Date hereof all of y<sup>e</sup> Just Debts of y<sup>e</sup> Dead to pay before y<sup>e</sup>  
said Estate. That I do Lend to or amount to for y<sup>e</sup> same y<sup>e</sup> same to be accountable when  
there to lawfully called. Security being Given for y<sup>e</sup> Due performance hereof

*Given under our hands & of Seal of y<sup>e</sup> Billing*  
*This 17 Day of July — Anno Dom 1717*  
*6<sup>o</sup> clock.*

North Carolina *By & Seal of Governr. C. Caswell* —  
It being Certifyed that John Berry — — is Dead & hath made no will That  
Henry Speller is greatest Credit to him & therefore hath right to  
Administer his Estate. In favor of H. Henry Speller To enter in upon all  
and Singular of y<sup>e</sup> Goods & Cattell right & Credits of y<sup>e</sup> aforesaid Jno. Berry — —  
Wherever to be found in this province & to put y<sup>e</sup> same into his Custody & Safe  
A true Inventory there of appprised according to Law to return into y<sup>e</sup> Sec<sup>r</sup> Office within one  
year after of Date hereof all of y<sup>e</sup> Just Debts of y<sup>e</sup> Dead to pay before y<sup>e</sup> said Estate —  
That I do Lend to or amount to for y<sup>e</sup> same y<sup>e</sup> same to be accountable when there to  
lawfully called. Security being Given for y<sup>e</sup> Due performance hereof

*Given under our hands & of Seal of y<sup>e</sup> Billing*  
*This 17 Day of June — Anno Dom 1717*  
*6<sup>o</sup> clock.*

That  
to do  
on all  
use  
in C  
ies  
as q  
e also  
e  
  
Long  
up

North Carolina, By & Seal of General Council,  
It being Certified That  
is Dead, hath made no will That  
in nearest kin to y<sup>r</sup> Deed, therefore hath right To  
Administrator. That we therefore to Impoverish y<sup>r</sup> Deed  
all singular of y<sup>r</sup> Goods & Cattles right of y<sup>r</sup> estate.  
Wherever to be found in this province to put y<sup>r</sup> Land into his Custody to Take a true &  
Inventory thereof appraised according to Law to return into y<sup>r</sup> Sec<sup>r</sup> Office in the  
one year ensuing after y<sup>r</sup> Date hereof, all of y<sup>r</sup> Land to pay so far as  
y<sup>r</sup> Said Estate will extend to or amount to, for y<sup>r</sup> Land to be accountable when  
thereunto lawfully called, Security being given for y<sup>r</sup> Due performance hereof  
To Administrator in case of y<sup>r</sup> Death.

Given under our hands & Seal of Colony  
This Day of January 1714  
C. Edm<sup>n</sup>

North Carolina, By & Seal of General Council,  
It being Certified That  
is Dead, hath made no will That  
in nearest kin to y<sup>r</sup> Deed, therefore hath right To  
Administrator. That we therefore to Impoverish y<sup>r</sup> Deed  
all singular of y<sup>r</sup> Goods & Cattles right of y<sup>r</sup> estate.  
Wherever to be found in this province to put y<sup>r</sup> Land into his Custody to Take a true &  
Inventory thereof appraised according to Law to return into y<sup>r</sup> Sec<sup>r</sup> Office in the  
one year ensuing after y<sup>r</sup> Date hereof, all of y<sup>r</sup> Land to pay so far as y<sup>r</sup> Estate will extend  
to or amount to, for y<sup>r</sup> Land to be accountable when thereunto lawfully called, Security being  
given for y<sup>r</sup> Due performance hereof.

Given under our hands & Seal of Colony This  
Day of January 1714  
C. Edm<sup>n</sup>

North Carolina

By & Seal of Govr. & Council

88 It is certified That

a Deed hath made no will and That  
in regard thereto hath made no will  
and That there are Thirteen to Inventory of  
the said Deed of Land & Cattle eight hundred & 00 Pds.  
Whereas to be paid in this Province to pay of same into his Custody to take care  
Inventory thereof and according to law to return into the Office within one year  
after of State hereof all of Just Dots of Land to pay so far as by the Estate  
shall extend to or amount to for of same To be accountable when thereto Carefully  
Called Security being given for of Due  
performance hereof

Given under our hands by Seal of Colony This  
Day of Pay off Anno Dom 1714  
R. D. C. Esq.

North Carolina

By & Seal of Govr. & Council

It is certified That

a Deed hath made no will and That  
in regard thereto hath made no will  
and That there are Thirteen to Inventory of  
the said Deed of Land & Cattle eight hundred & 00 Pds.  
Whereas to be paid in this Province to pay of same into his Custody to take care  
Inventory thereof and according to law to return into the Office within  
one year after of State hereof all of Just Dots of Land to pay so far as by the Estate  
shall extend to or amount to for of same To be accountable when thereto Carefully  
Called Security being given for of Due performance hereof

Given under our hands by Seal of Colony  
This Day of Anno Dom 1714  
R. D. C. Esq.

North Carolina *By* & Hon<sup>ble</sup> of Govern<sup>g</sup> & Council  
89 It being Certified That is Dead & hath made no will and That  
in regard His to & Deed therefor hath right to Adminis-  
trator. These are therefore to Impower of T. To enter in upon all and  
singular of & Goods Cattle either Credit or of & also  
whatever to be found in this province to put of same into his hands to take a true  
Inventory thereof appraised according to law to return into y<sup>r</sup> Sec<sup>r</sup> Office Within one  
year after of Date hereof & all of y<sup>r</sup> Due Debts of y<sup>r</sup> Deed to pay so far as of Paid  
Estate will extend to or amount to for of same to be accountable when there<sup>r</sup> Parcally Called  
Security being Given for of Due performance hereof.

Given under our hands & Seal of y<sup>r</sup> Colony This  
Day of Anno Domini  
C<sup>r</sup> D<sup>r</sup>

North Carolina *By* & Hon<sup>ble</sup> of Govern<sup>g</sup> & Council  
It being Certified That is Dead & hath made no will and That  
in regard His to & Deed therefor hath right to Ad-  
ministrator. These are therefore to Impower of T. To enter in upon  
all singular of & Goods Cattle either Credit or of & also  
whatever to be found in this province to put of same into his hands to take a true  
Inventory thereof appraised according to law to return into y<sup>r</sup> Sec<sup>r</sup> Office within  
one year after of Date hereof & all of y<sup>r</sup> Due Debts of y<sup>r</sup> Deed to pay so far as of Paid  
Estate will extend to or amount to for of same to be accountable when there<sup>r</sup> Parcally Called Security being Given for of Due performance hereof.

Given under seal of y<sup>r</sup> Colony  
This Day of Anno Domini  
C<sup>r</sup> D<sup>r</sup>

North Carolina *By* & Recd to y<sup>e</sup> Govern<sup>r</sup> & Council

ye It is so Certifed That this Person <sup>has</sup> made no will  
as y<sup>e</sup> Mr. Jamer in right of his wife <sup>has</sup> made his <sup>will</sup> to y<sup>e</sup> Sec<sup>r</sup> & therefore hath right to  
Domicil<sup>r</sup> & to have & to Impover<sup>r</sup> of his selfe & Jamer - Soenter in capon  
all particular of y<sup>e</sup> Goods & chattels eighteene credits of y<sup>e</sup> selfe  
wherever to be found in this Province & that y<sup>e</sup> same into his Custody to take &  
a true Inventory thereof apprised according to Law to returne into y<sup>e</sup> Sec<sup>r</sup> Office  
within one year after y<sup>e</sup> Date hereof & all of y<sup>e</sup> Just Debts of y<sup>e</sup> Sec<sup>r</sup> to pay so far as  
y<sup>e</sup> said Person will extend to or amount to for y<sup>e</sup> same to be accountable when  
Person cometh to be called - Security being given for y<sup>e</sup> performance hereof

Given under our hands & seals at y<sup>e</sup> Village  
the Day of May anno Dom<sup>o</sup> 1714  
C<sup>o</sup> Dan.

North Carolina *By* & Recd to y<sup>e</sup> Govern<sup>r</sup> & Council

It is so Certifed That <sup>is</sup> made no will &  
in nearest kin to y<sup>e</sup> Sec<sup>r</sup> & therefore hath to  
Domicil<sup>r</sup> & therfore to Impover<sup>r</sup> of his selfe - Soenter in capon  
all particular of y<sup>e</sup> Goods & chattels eighteene credits of y<sup>e</sup> selfe  
wherever to be found in this Province & that y<sup>e</sup> same into his Custody to take &  
true Inventory thereof you are to returne to y<sup>e</sup> Sec<sup>r</sup> Office within one year after y<sup>e</sup>  
Date hereof & all of y<sup>e</sup> Just Debts of y<sup>e</sup> Sec<sup>r</sup> to pay so far as y<sup>e</sup> said Person will extend to  
or amount to for y<sup>e</sup> same to be accountable when Person cometh to be called -  
Security being given for y<sup>e</sup> performance hereof

Given under our hands & seals at y<sup>e</sup> Village  
the Day of May anno Dom<sup>o</sup> 1714  
C<sup>o</sup> Dan.

North Carolina

By y<sup>e</sup> Hon<sup>ble</sup> of Govr<sup>n</sup> & Council

91

It being Certified That

is Deed hath made nowill<sup>p</sup>. That

in nearest Hn<sup>t</sup> of Recd Wherefore hath made to

Administrator. That we therefore to Inspector of P<sup>ds</sup> To Enter in e<sup>r</sup> upon  
all & singular of y<sup>e</sup> Goods Belles & other Goods of y<sup>e</sup> p<sup>d</sup>  
wherever to be found in This Province eft, y<sup>e</sup> Same to be taken & a True  
Inventory thereof appraised according to Law to returne into y<sup>e</sup> Rec<sup>o</sup> Office call<sup>d</sup> of y<sup>e</sup> Just  
Dees of y<sup>e</sup> Recd to buy so far as y<sup>e</sup> Paid Estate will extend to or amount to be for y<sup>e</sup> same  
to be accountable when thence lawfully called. Security being Given for y<sup>e</sup> Due performance hereof

Given under our hands y<sup>e</sup> Seal of y<sup>e</sup> Colony  
This Day of Anno Dom<sup>i</sup> 1714  
G<sup>r</sup> Eden

North Carolina.

By y<sup>e</sup> Hon<sup>ble</sup> of Govr<sup>n</sup> & Council

It being Certified That

is Deed hath made nowill<sup>p</sup>. That

in nearest Hn<sup>t</sup> of Recd Wherefore hath made to

Administrator. That we therefore to Inspector of P<sup>ds</sup> To Enter in e<sup>r</sup> upon  
all & singular of y<sup>e</sup> Goods Belles & other Goods of y<sup>e</sup> p<sup>d</sup>  
wherever to be found in this Province to have y<sup>e</sup> same into his Custody to take & a  
True Inventory, thereof appraised according to Law to returne into y<sup>e</sup> Rec<sup>o</sup> Office call<sup>d</sup> of  
within one year after of Date hereof, call<sup>d</sup> of y<sup>e</sup> Just Dees of y<sup>e</sup> Recd to buy so  
far as y<sup>e</sup> Paid Estate will extend to or amount to be for y<sup>e</sup> same to be accountable  
when thence lawfully called. Security being Given for y<sup>e</sup> Due performance hereof

Given under our hands y<sup>e</sup> Seal of y<sup>e</sup> Colony  
This Day of Anno Dom<sup>i</sup> 1714  
G<sup>r</sup> Eden

North

92

Carolina *B. y. & S. t. o. f. G. o. v. n. & C. o. u. n. c.*  
It being Certifyed That  
is Deed hath made no will That  
in nearest kin to y<sup>e</sup> Deed therefor hath right to  
Administrator. They are therefore to Impoverish y<sup>e</sup> Po  
all Singular of y<sup>e</sup> Goods, Cattells rights of y<sup>e</sup> wife  
Towm in this province to best of same into his Custody to Take, or True Inventory  
Thereof appr<sup>r</sup> ss man according to Law to returne into y<sup>e</sup> Rec<sup>r</sup> Office within one year after  
y<sup>e</sup> Date hereof, call of y<sup>e</sup> Just Dost of y<sup>e</sup> Deed to pay so far as y<sup>e</sup> said Estate and Estent to  
or amount to y<sup>e</sup> claim to be accountable when thence lawfully Called Security  
Being Given for y<sup>e</sup> Due performances hereof.

9

Given under our hande & Seal of y<sup>e</sup> County  
This Day of June Inst. 1714  
O' Don.

North

Carolina *B. y. & S. t. o. f. G. o. v. n. & C. o. u. n. c.*  
It being Certifyed That  
is Deed hath made no will  
in nearest kin to y<sup>e</sup> Deed therefor hath right to  
Administrator. They are therefore to Impoverish y<sup>e</sup> Po  
all Singular of y<sup>e</sup> Goods, Cattells rights of y<sup>e</sup> wife  
wherever to be found in this province to best of same into his Custody to Take, a  
True Inventory thereof appr<sup>r</sup> ss man according to Law to returne into y<sup>e</sup> Rec<sup>r</sup> Office  
within one year after y<sup>e</sup> Date hereof, call of y<sup>e</sup> Just Dost of y<sup>e</sup> Deed to pay  
so far as y<sup>e</sup> said Estate and Estent to amount to y<sup>e</sup> claim to be accountable  
when thence lawfully Called, County being Given for y<sup>e</sup> Due performances  
hereof.

Given under our hande & Seal of y<sup>e</sup> County  
This Day of June Inst. 1714  
O' Don.

*O*

# In the name of God Amen

the eighth day of May -

in this year of our Lord thousand four hundred & fourteen years from the time  
the Oberty of Albermarle in North Carolina County born this twentieth instant in  
memory of thence to give unto god those parts of my body which shall remaine  
from me. And knowing that it is appointed for man to die once  
make & ordain this my last will & Testament that is to say principally  
and first of all I give & command my selfe unto the hands of God that gave it life  
in this the month of March & passio[n] of my Saviour Jesus Christ to have  
full & free pardon & remission of all my sins & to inherit everlasting  
life & my body to Commit to the Earth to be decently buried at their  
discretion of my Executors hereafter named willing doubting but al like  
you at resurrection I shall receive same again by the Mighty power  
of God. And as touching such parts of my body wherow[th] it shall please  
God to clost me in this life I give & command disposall same my  
following manner & form. That is to say - -

*First part*

I will that all those Dels & Dutys as I nowe in right of Conduintes  
to any person or persons or persons what so ever shall be wolt & binde  
contented & esp[eciall]y required to be paid in convenient time after my dea[m]p[re]ce  
by my Executors hereafter named - -

*Item -*

Item & bequeath to my well beloved Son. Cornelius Jones into his  
hers lawfully Begotten of this Body & to my loving Daughter Elizabeth Jones  
into her h[er] lawfully Begotten of her Body for her their h[er]s for  
over a piece of land out of y<sup>e</sup> Land formerly Called James Robins  
The old Law Lacion Begins at a branch on y<sup>e</sup> East Side running up  
the Road until they meete to John Hawks line to be Equally divided  
between my Son & Daughter Cornelius Jones & Elizabeth Jones my Sonne  
to begin at Hawks line & run half way to the Plantation for  
his breadth - And also give unto my Daughter Elizabeth Jones a Negro  
girl Called Shaki last Juno[n]e to be delivered when she comes  
age or married to any charge & also six young Cows & cattle  
one from pott of about five Gallons & one Mare  
Also give & bequeath unto my loving Daughter Anna Jones  
unto her lawfully Begotten of this Body for over a piece of land  
out of y<sup>e</sup> Land called Rhine Sons ally land on y<sup>e</sup> East Side of her -

(Plantation)

*Item*

94

Wind & rain  
are  
the  
two  
things  
that  
make  
the  
world  
go  
round.

9

95

In the Name of  
Henry Jones of Carmarthen

# Plantation

called the Plantation Mellen Falls build with Tree Rock &c  
Cow dance Dog also give unto my daughter Anna & Negro wife a child she  
e. sic young child & able one year pott about five gallons & two more  
Item I do give & bequeath unto my son Cornelius Jones my girl Jenny Galpin  
give him Two Cows & a Calf & all馬e & a horse & my gun & Cannon from  
pott of about five gallons & my mill ready my wife to have & enjoy it during  
her natural life -

Item I do give & bequeath unto my loving wife Eliz a Jones my plantation  
with all the hunting fowling w. all & every & appurtenances thereto  
whereon I now dwelt & to her heirs for ever Item I do give & bequeath unto  
my little Children Cornelius Eliz & Anna Jones Dinkins off hand & till their marriage  
ever & in case they or either of them has a mind to sell adye of the Land  
or Island to sell it to each other a not to dispose - I do give my Loving -  
wife the privilege of keeping a stock of cattle & hogs & horses during her  
natural life -

Item I do give all the increase of my Negro Bridgett to my son Cornelius -  
Jones Except in a one of my children should dy & be for my daughters  
should come of age that belongs to them then have their portion to be  
made up out of the increase so belonging to my Negro Woman -

Item I do give unto my son Cornelius Jones my plantation and of  
land that I bought of Jonathan Jones known by name of Peacock  
to him & his heirs for ever -

Item if my loving wife should happen to have a Child lawfully begotten  
by us then I give bequeath that said Child is known by the name of  
the ridge that is leased unto Joseph Stanion by & said Child & his  
Heire Woman Bridgett should happen to have another Child -  
then I give & bequeath it to my Child that may woman happen to me  
if not to return unto my son Cornelius Jones

Item in case either of my three Children should dye before they should  
come to age or married then I do give unto each Child a sum of  
each other either Eliz a Anna or Cornelius Jones the portion that  
I have given them by an Equal Division -

Lastly I do appoint my Loveling wife & her sonnes my whelpe sole Exec  
This my last will & Testament above written & dyonnitting all & every will  
or wills heretofore made by me ratifying & confirming this present will to be  
my last will & Testament In witness whereof I have hereunto sett  
my hande & seal this daye & year above written

Concholas his  
mark / Jones  
mark / Edward  
mark /

Signed sealed published pronounced  
Declared by y e d Concholas Jones  
as his last will & Testament  
in the presence of us the Subscribers / 17

Wm Vaughan

John Blashford  
Constance & Frances  
mark —

This day appeared before me John Bish of Parbold in Lancashire made Execution  
the holi Day nexte following the day the said Concholas Jones died signe sealed delivered the will unto  
John Blashford & Constance & Frances Baskford & Wm Vaughan witness for  
me to D Willm Jones before signing for John Baskford the witness for John Blashford

John Bish  
witnessed this 17<sup>th</sup> Jan: 1725 John Baskford — — —

Ms. A. 1. 1. v. 9  
Vol. 1. page 3

In the name of God. I John, <sup>the</sup> 1<sup>st</sup> day of August 1708, of the  
Age of 98 years, in the Towne of Bath, County of Bath, in the Province of  
S. C. Carolina, being of sound & perfect memory, do give unto God therefore calling to mind the publick Day of my  
Death, & knowing that it is appointed for me to die, do make and Ordaine this my last Will and Testament which is to be witnessed by my  
nearest and dearest Friends and Fisfale Agents &  
recited in this my last Will & my Soul to illustrate before God that I have —

Item. I give & bequeath to my dear beloved Hannah Smith the house & lot now  
belonging to enjoy the same during her naturall life — & also one third part  
of my Estate — in N. Carolina to her own proper Use & behoofe —

Item. I give & bequeath of my Estate both House & Lot to my daughter —  
Elizabeth of Bath Towne and to the brother & sister (which the relation is to  
find of all this present to them Equally to Enjoy) Mr. & Mrs. Earl of Hertford  
Fiske Virgin & theirt albe an equal parts all my Estate that they  
may be equal to the same to be parted & divided when they shall arrive at  
about one year of age in May. And if it shall please God that her Mother  
Hannah Smith shall have more than one Child at a Birth, which she is now  
with Child of that then every Child of hers by my Fiske Enjoy an equal  
part of my Estate, And also hereby Doth Ile bequeath & Ordaine  
Item of my Child of Bath Towne to Mrs. Hannah Smith the wife of  
this my last will and Testament & singular my lands given to her  
Mesnegees & I do hereby utterly disown & disavow all other  
in other former Testaments Wills & Legacys & Doquests & Entails in  
any way before named settled & liquated ratifying & confirming this  
no other to be my last will & Testament. With this witness whereof I have  
hereunto set my hand & Seal y<sup>e</sup> day of August Year above written —

Signed Sealed Published & declared by me John Johnson  
Johnson as his last will & Testament in the presence of y<sup>e</sup> Subscribers  
John W. Hawksback  
Rich. Smith James Leigh —

In the name of God the Father the nineteenth day of March  
 in the year of our Lord God 1715/6 John Taylor of Phenwick the Parish of  
 Albermarle Towne being with sick bed back in body but off all mind e-  
 morily thank God for unto God calling to him the mortality of my body -  
 and therefore being that it is appointed for man Once to die & do make endevore  
 that my last will & Testament that is to say principally & first of all - giving  
 remand my soul unto the hands of God that gave it hoping thus the most  
 douli & passion of my Incurse Jesus Christ to have full & free pardoun  
 and forgeweneshape of all my sins & to inherit Everlasting life - my body I  
 committ to Earth to be decently buried at a discretion of my said houes  
 named Willing doubling but at the said resurrection I shall reueyke  
 once again by this my selfe power of God as leauing Soul & Body that  
 whiche it heale plase God to take me in this life I give downe  
 respose of same in the following maner & form that is to say first I do  
 that all those debts that owe in right & lawnes to any maner of person  
 & persons what so ever shall well & truly be contented & agreed to be payed  
 in Consideration summe after my decease by my selfe hereafter named  
 John Taylor bequeath to Matthew my deare belovd wife one halfe of my  
 hold & Deth three hundre & all my Hogs having these to take of my  
 Children when they come of age platt my sheep savoury One Cowe & lamb  
 to each of my Children evry one before they come of age & one third p' of all my  
 househould Goods & the third p' of all my Woods & the use of my Plantacion  
 dishing for to be payed & to all my Mother two to her  
 John Taylor bequeath to my well belovd son John my plantation where  
 I now live & my gun & my Carpenter tools what is remaining & howe  
 conplete my good friends Henry son & William Cotes to buy wth them  
 of this my last will & Testament ratifying & confirming this my last will  
 to be my last will & Testament - The witness whereof have hereunto  
 set my hand

Signed Sealed & declared by John Taylor as his John Taylor Esq  
 Just wth H. Tolant in presence of us & subscriber  
 Joseph Dail Rector

Geo: Carolinae p<sup>o</sup> Feb<sup>r</sup> 24<sup>th</sup> day in<sup>e</sup> y<sup>e</sup> year 1714

Now all men by these presents that I Henry King being now in my rite  
unfee and in good health doe w<sup>t</sup> h<sup>e</sup> grave of God & my own free will  
make my last will and Testament Whereas I have a full Estate of land  
called the Log house land lying in Chowan parish in County of  
Albermarle Whereas the above mentioned land I do freely give  
unto my three Sons small King Henry King Michael King &  
John King to be equal divided among them three

And Whereas I have another piece of land lying in —  
Virginia my<sup>e</sup> County of Nansemond lying between<sup>e</sup> flat Scupper  
and the third Scupper and Whereas there is a p<sup>o</sup> of<sup>e</sup> land  
laid between<sup>e</sup> flat Scupper & the second Scupper that I  
doe give to my two Sons Michael King & Henry King  
and if there be a like between them two only Michael is to have  
his share & Whereas the other part of the said land lying  
between<sup>e</sup> second Scupper & the third Scupper doo freely  
give to my two d<sup>r</sup> of daughters Elizabeth King & Catharine  
King If they are to have a like only Elizabeth is to have her  
share of the said land & Whereas I have another tract of  
land lying in Chowan parish lying upon the third  
Scupper whereof I do freely give to my daughters to Elizabeth  
one hundred acres of the said land & to Catharine two hundred  
acres of the said land & Whereas I do freely give to my  
daughters Anna King two hundred acres of the said land  
and p<sup>o</sup>