

and for all the rest or remainder of my Estates of what so ever I give to my loving wife Anna to be hers & at her disposing all my just debts, & I do hereby order and appoint my so wife to be my Executor of this my Last will and Testament to my hand & Seal 14 day of January 1708.

Sealed & Declared.

To be the Last Will & Testament of James Alexander in presence of

J. M. A. S.
francis wharton
Delight Head

provided by my will is that if my wife have money, that then I give her out of my Estates only one hundred pounds Starlin money & no more & a riding hood with a fine saddle & bridle & the other and all the remainders of my Estates of whatsoever as aforesaid my will is that it be equally divided amongst my wives sons herein before named

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The within Last will and Testament of James Alexander was proved in open Court of Accomack County Esq: Justice of Francis Wharton and Delight Head two of the witnesses to the same which is this 26th day of February 1708 & ordered to be put upon Record February 26th 1708

Recorded February 26th 1708 To be read to the people of Accomack County by the Proctor of this will April 4th 1708

Recorded April 4th 1708 To be read to the people of Accomack County by the Proctor of this will April 4th 1708

In the name of God Amen this twelfth day of February anno Dom: 1708 according to the computation of the Church of England of Arthur Upshur of Accomack County in Virginia Genl Commissioner and weake in body but of good and disposing Memory after great praysing be Almighty God for the same and being desirous to settle things in order and to dispose of that world Estate which with God Almighty far above my Deigns hath blessed me withal to make certaine Constitute and appoint this my last will and Testament to be in manner and forme following

I bequeath my soule into the mercifull hands of Almighty God that gave it and my body to the earth from whence it came to me to have such decent and Christian buriall as by my Executor hereinafter named shall think most fitting and convenient in some certaine hope of a Joyfull resurrection unto Eternall life in and through the mercifull mediation Death and passion of my Beloved and Saviour Jesus Christ

I give and bequeath unto my well beloved sonn Arthur his now just thy plantation whereof I now dwell with all the Land thereto appertaining containing two thousand acres one thousand acres being formerly by me given to my son John Upshur by a Deed made of 16th March which said Land and plantation I do hereby give devise and perfirme to my sonn Arthur and to his heirs for ever

I give and bequeath unto my Daughter Anna the now wife of Benjamin Bobbey three hundred acres of land whereof she now dwells at Naswadux and binding upon the land of John Upshur which said three hundred acres of Land and plantation with all appertinences I do hereby give and devise unto my said

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Daughter him during her natural life and after her death
to Revd said his son the 3^d Benjamin Dolby during
his natural life and after his decease to my grandson
Abel Upshur and to the heirs of his body lawfully
begotten and for want of such heirs then to my
Devolve to my own Daughter Susanna Upshur
and to the heirs of her body lawfully begotten and for
defect of such heirs then to my heirs at common
Law

Item

I give and bequeath unto my said Grandson Abel
Upshur two hundred and fifty acres of Land situate
lying and being at Hushpool &c and adjoyning upon it
aboves three hundred acres of Land before mentioned
to him the 3^d Abel Upshur and to the heirs of his
body lawfully begotten and for want of such heirs then
then to goe and Devolve unto my said Daughter
Susanna Upshur and to the heirs of her body law-
fully begotten and for defect of such heirs then
to my heirs at common Law
And my will and desire is that my said Daughter Ann the
now wife of the said Benjamin Dolby & her husband or
the survivor of them shall have yeras and benefit of y^e
aboves two hundred and fifty acres of Land until my
said grandson the said Abel Upshur arrive to the age of
nineteen years and no longer always provided that the
3^d Benjamin or wife shall not sell or dispose of to him
or either of their wif or wifes any Timber off the 3^d hundred
of Land but what shall be for the necessary use of the 3^d
plantation nor to seal or suffer to be sealed any tenant
upon the same Land.

Item

Item

All the residue and remainder of my Lands whatsoever
that I dye seized and possessed at y^e time of my said Sonn
the 3^d Arthur Upshur gone and to his heirs for ever
I give and bequeath unto my 3^d Daughter Ann Dolby two
steers one of five years and y^e other of six year old and
four cows either with Calfe or calves by their selfes one
two yeare old steer and a two yeare old heifer always
provided that the persons concerned shall be obliged to
fetch the afores' cattle so given as afores' of my plantation
within three months after my decease

Item

Item

Item

I give and bequeath unto my 3^d Daughter Ann Dolby one
good feather bed and Coulster a pair of Shees and a Pugg

I give and bequeath unto my five grand Children viz
Amy Stott Lydia Stott Mary ne Stott Bridget Stott and
Joseph Stott to each of them ten shillings in my own living Pow-

er giving all the rest unto my daughter in law susanna Upshur

and to each of them a pair of sheets and a pair of towels

and a pair of good riding boots.

Item I give and bequeath unto my grandson Arthur
Upshur my silver beaker and that Chest I
commonly called my owne Chest

Item

I give and bequeath unto my grand daughter Susanna Upshur one red Cow with a white
star in y^e forehead marked with my own
proper mark and one two yeare old heifer
one yeare old heifer and a calfe with all
theire provisoes the said Cattle being marked w.
a brand in y^e right ear and a slit in y^e same

give and bequeath unto my grand daughter Sarah Vyskew my
silver wine cup

give and bequeath unto my grandson Abel Vyskew six silver
spoons

give and bequeath unto my Grand Daughter Abigail Vyskew thirty
shillings to buy her a piece of plate!

All the residue and remainder of my Estate both real and personal
my debts paid and funeral expenses discharged I give and
bequeath unto my well beloved Sonn Arthur Vyskew Junr or a
named and I do hereby constitute and appoint my sd sonn Arthur
the Executor of this my Last will and Testament revoking and
renouncing all other wills or Testaments whatsoever by me former
ly made and do publish and declare this to be my last will and
Testament and in witness hereof I have hereunto set my hand and
seal the day and year first above mentioned

Subscribed published
and declared in presence of

Will Bradford

John Layler

John Willis

Jn. Washbourne

Wm. Bradford

Arthur Vyskew (Seal)

Signature

Date

The within Last will and Testament was proved
in open Court of Accomack County by the wife
of William Bradford John Willis and John Stapp
which was allowed as sufficient proof and ordered
to be recorded February the first 1708

Recorded March 4th 1708 by Robt. Mreas (etc) (for Accomack)

In the name of God Amen I Stephen Warrington of the County of Accomack in the Dominion of Virginia make this my last will & Testament in manner & form as followeth: I give my soul to God if I have it me keeping through y^e life & to y^e good Christ if he will receive salvation for it & as for my body to y^e earth where it was taken to be disposed of in my executors shall see fit. In my worldy Estate as follows etc. Viz: I give & bequeath unto my sonn Walter Warrington one hundred acres of land including y^e Plantation where Mr. Abner Knight formerly lived, & y^e best suit of my weareing Apparell.

I give and bequeath unto my sonn Alexander Warrington one hundred acres of land being part of y^e land bought of y^e Mr. Knight, & if either shall sell it shall offer to sale or dispose of y^e land to any stranger that will buy it to y^e other brother.

I give a Bequeath unto my Two Sons Viz William Warrington & the youngest as my executors & to my three Daughters Viz Susanna Warrington & Elizabeth Warrington & Elizabeth Warrington all y^e Moveables goods & Chattells along with me to Virginia to be equally divided by Lott a meining of 5th the said children as equally as can be thought to be divided among them selfe, Thomas, Ingana, Rachell, & Elizabeth.

I give and Bequeath unto my Sonn In^e Warrington & my Sonne Stephen Warrington & my Daughter Mary Hutchinson y^e 4 sets of fine Bedding & of course designed to Jonathan Scarfe Marchrd in London y^e 16th to be Equally Divided among y^e three Part of children the Rigor of y^e 12 feet & 10 inches in height about y^e 3

December 4th 1708

The word testator
was interlined