

Thomas Jenkinsone
William Howard

Recd

The within last will of Henry Gibbin was proved in open Court of Accomack
County by y^e Oath of Thomas Jenkinsone and William Howard two of
the witnesses to y^e same and by y^e Court ordered to be record October 5th 1708

Tch. Dott. Head (Curator)

Recorded October 19: 1708 J

Dott. Head (Curator) (on Accomack)

In Nomini Domini noster

I Charles Langdaleson of Accomack County Mariner being very weake of body
out of sound and perfect Memore But because death doth threaten and staine me in y^e
face I make this my last will and Testament

I Charles Langdaleson make and constitute my true and well beloved wife my sole Executrix to dis-
pose of my Estate according to the literal sense of this my will —

Item I give and bequeath all my Land and houses to my son Charles to him and his heirs
lawfully begotten of his body Lawfully to descent from him to have and to inherit througout his gen-
eration —

Item I give unto my son aforesaid one young negro woman to be bought him out of money
owed to me from Thos. Herring to be bought by my Executrix before three years to des-
tine which negro woman with all her increase to give unto my son as aforesaid to him &
his heirs Lawfully to descend from him to have till y^e increase be six and then the profit
or to dispose of y^e overplus at pleasure —

Item I give and bequeath unto my son Charles my best feather bed and bolster
two pillows one pair of blankets four pairs of new sheets two pairs of
pillow cases the best quilt one pair of Curtaines and valances one other bed
and furniture but that which my wife pleaseth

Item I give my son Charles threecroft potts one bought of Goodman and y^e other of
Dyrell and y^e other of Smallestroft in y^e house the small croft little one and middle
skillet three paires of pothooks the largest fireshovel and tongs one iron ring
one frying pan one croft mortar and pestle one croft Ladle two new mader
buttery one tankard ditto one flagon ditto one Large pewter platter aboute small
one one dozen of pewter plates marked M & one pewter chamber pott new no large
Table four chears my two largest Chests one box with drawes one gunnstock
all my books one halfe of my bottles

My will is that my estate and I keep runn in a joint tell my wife Marier and my son
to be maintained in living out of the stock Item I give and bequeath all the
rest of my personall Estate keare together with all the money I haue in the bankes
of me Thos. Ellis Merchant in London to my well beloved wife —

Item if my wife remaine a widow tell my son arrive at full age and so tell her
telle then my will is that my wife kee all my Estate in her hands tell her esch
except my son marry when he comes to age which if he doth I doe give him my son
full power to take into his possession the proepe of the foreys negro woman and
such other necessaries as my wife shall think fitt but not to remove them off my
plantacion but to build upon or manure any part of my land but if my wife Inter-
marry before my son attaine to y^e age of twenty one then my will is that my son
remain and take into his hands possession all his Estate which is given in bequeath
to him by this my will aforesaid when he shall attaine to the age of twenty one

Item if my wife shold die before my son attaine to y^e age of twenty one whether she
die in marriage or a widow my will is that my friend Rich: Kitson take my son into
his possession and haue his honest labor and industrie tell he attaine to y^e age of twenty
one for his accomodation and dutch Learning as my friend shall think fitt for
him

Item if my wife shold die as aforesaid and my son not attaine to y^e age of twenty one it is fact
my friend Rich: Kitson take all my sons Estate of what time sooner into his
possession and deliver it to him my son when he shall attaine to the age of twenty
one and not before

Item I give unto my son two gold Rings one of them Large with the yole Viz —
one in one by Criste a lone by the other possey my corn tocks Lock stem I give my
son my wedges Cane and Shae buckles Item and this is my will and Testament

and ought to be nobodys else for witness whereof I have here
my hand sealed the eighth day of may in ye year of our Lord
1708

John Thomas Crippen

Roger Miles

W^m Clegg
y^r mark of W^m William Miles

John Sampleshon seal

The within Last will and testament of Charles
Sampleshon was proved in open Court of Accomack
County October 4th 1708 by the Teste of Thomas
Crippin Quaker and the oaths of Roger Miles
and William Miles.

See: Robt. Green & Co. Esqrs

Recorded October 4th 1708 by Robt. Green Esqrs } for accomack

In the Name of God Amen I John Perry of the County of Accomack
in Virginia being sick in body but of perfect mind & memory
doe make & ordaine this my Last will and Testament
bequeathing my soul to God & my body to be decently buried
in hope in hope of a blessed resurrection through the merits
of my Saviour Jesus Christ and for that worldly estate that
I have I thank God to bestow upon me I give and bequeath
as followeth:

I Item I give unto my son John Perry all my Lands to him his heirs
and assigns for ever after his mothers decease to be fully
possessed thereof but not before, for my will is that my wife
enjoy all my Lands houses orchards fences fields and what
thereunto belonging during her natural life but if it so
happen that my son John Perry depart this life before his
mother that is my wife Jane or that if he shall happen to
depart this life without heirs lawfully begotten then my
will is and doe give my Land with houses and all I have
unto belonging to my son in Law Francis Hill and to his
heirs and assigns for ever but not to be possessed by him
during my wifes life

I Item I give to my loving wife Jane my black horse for her proper
use

I Item my will is that all my personall estate besides the horse
be equally divided between my wife and my son John Perry

I Item my will is that my son John Perry be and remain under
his mothers tuition while he attaine to ye age of one &
twenty years old but if my wife shoud die before he
attaine to that age or that my wife doe after her condition
of widowhood then my will is that my son be for himself

I Item I doe ordaine and appoint my loving wife Jane to be the Executrix
of this my last will and Testament in witness whereof I have here
unto set my hand and sealed this 4th day of September 1708

Signed sealed and pronounced

as declared by testator to
be his Last will in presence
of us

Wm Clegg

Wm Glegg

Christopher Brooks

his

John F P Perry
mark.

seat

The above Last will and Testament was proved in open Court of Accomack
County by y^r oaths of W^m Clegg, W^m Glegg & Christopher Brooks
three of the witnesses to y^r same and allowed as sufficient prove
October 4th 1708