

321) fall to William Bradford, Casseyne to him & his lawfull heir & in case he Dye without such
heir then the before given Land to fall to my daughters that is then living to them & their
heirs. Now as for y^e others before mentioned two hundred acres of Land to my son John
Bradford to begin at Henry Williams Line and thence along Henry Williams Line
to the Line of Richard Hillons Land and to bound upon James Richards Land on
the other side and so to go in upon my Land to compass the two hundred acres of
Land that was secondly given to him & the heir lawfully begotten of his body &
in case my son John Dye without such heir then the before given Land to fall to
my Daughter Ann Bradford & the Lawfull heirs of her Body and in case she
Dye without such heir then the before given Land to fall to my Daughter
Abigail Ambrider to her & the Lawfull heir of her Body all the before mentioned
Land I give to my son John Bradford and his heirs with all houses Orchards
Pastures woods bunder wood and with all profits whatsoever belong or in
any wise appertaining to the said Land & the said William Bradford do Settle
over all my Right title & Interest of the before given Land unto my son John Brad-
ford & his heir for ever as Witness my hand & seal this 24th Day of June 1728
Nathan Adison Witness for Accomack County } William Bradford
Robert Cleburne } July the third 1728

William Bradford in Open Court presented &
acknowledged this his Deed to his son John Bradford which
was admitted to Record. Wm. Johnson Esq. Cl. Cur.

In the Name of God Amen. Stephen Wallthorn of Accomack County being in
Perfect Health and memory and blessed be God do make & appoint this my last
Will and Testament in manner and form following first. I give with my soul to almi-
ghty God who gave it me in hopes through the blood of my Saviour Jesus Christ
to have a joyfull Resurrection & my body to be Decently buried at the
Discretion of my last hereafter mentioned and for such worldly goods as
the good will of God hath bestowed upon me I give in manner following.
I do give and bequeath unto John Heath Nephew Wallthorn son of my
Wife Elizabeth Wallthorn the Plantation whereon I now dwell with all
the Lands belonging thereto or that I now hold being two Hundred & fifty Acres
more or less to him and his heirs lawfully begotten of his Body & for want of such
heirs then to my two daughters Elizabeth & Bridget Wallthorn the Quantity to be equally
Divided betwixt them and my Daughter Elizabeth a^d to have her part the full
breadth on the Creek called by the name of Accabonock to my daughter Bridget to have
the plantation where her Grandfather now liveth to them & their heirs for ever lawfully
begotten of their Body & for want of such heirs then to my Daughter Grace & Hester
Wallthorn and their heirs lawfully begotten of their Body & for want of such heirs

then to Margret Allen Daughter of ^{the Bridget} And^r Allen and her heirs for ever my Will is that my
 Daughters aforesaid shall not sell nor dispose of the said Landes except it be to each other
 & then my will is that It be a lawfull Sale Item I give & bequeath unto John Heath alias
 Walthorn two gunnes his Choice Pistols Holders & Swords I will not to him It is heirs for ever
 Item I give & bequeath unto my well beloved Wife Elizabeth Walthorn the Plantation where
 I now dwell during her Widow hood and at her death or marriage then to my son John
 Heath alias Walthorn & my will is that if my said Wife should Marry that she should have
 the Plantation where her father now dwells During her Natural life and then to my son
 John Heath alias Walthorn but if my said Wife should remain a Widow during her
 Natural Life then my son aforesaid to have the Plantation where his Grand father Heath dwells
 during his Brothers Life & after his death then all my Landes which I hold as for said
 Item my will is that all my Personal Estate excepting what is already bequeathed be equally divided
 among my four Daughters Elizabeth Bridget Grace and Anne Walthorn & their Mother
 Elizabeth Walthorn to them & their heirs for ever Item I give and bequeath unto my well beloved
 Wife Elizabeth Walthorn all my Cattle Hogs Sheep & Horse kind for the bringing up of the Children
 to her & heirs for ever I do appoint my well beloved wife Elizabeth Walthorn my whole & sole executrix
 of this my last will and Testament Revoking all other wills and Testaments written by my
 hand & seal this 2nd day of May 1728

Stephen Walthorn

Signed sealed and Delivered

In the Presence of us
 And^r C. Allen
 Nathaniel Pratt
 Christopher Kohley

At a Court held for Accomack County the 2nd Day of July 1728
 the within Will was proved by the Oaths of Andrew Wilcox &
 Nathaniel Pratt two of the witnesses thereto & subscribed to
 Record.

Just: John Johnson et al

To all Christian People to whom these presents shall come We Thomas Orianus & Tabitha
 his Wife of the County of Accomack in Virginia send greeting in our Lord God Everlasting
 Know ye that we the said Thomas Orianus & Tabitha Orianus for the lawful Affection We the said
 Thomas Orianus & Tabitha do bear unto John Nelson & Tabitha We the said Thomas & Tabitha
 being in perfect memory have granted and confirmed by these presents our give grant
 and confirm and by this our present Writing do fully & specially absolutely give grant &
 confirm unto the said John Nelson & Tabitha & their heirs for ever our whole right &
 Title of the Land given by Edmund Upres to Tabitha as may more fully appear by the
 Edmunds Will bearing date the tenth day of December one Thousand seven hundred & Eight
 even to have and to hold the said Landes withall appurtenances therein to belonging unto
 the said John Nelson & Tabitha & their heirs &c. ^{1st} Tom^{2^d} & ^{2^d} Upres In Witness where
 we the aforesaid Thomas Orianus & Tabitha his Wife have hereunto set our hands & seal
 in Accomack County in Virginia this day of July one Thousand seven hundred &

Twenty Eight

Thomas Orianus
 Tabitha Orianus