

Know all men by these presents that Dorothy Parker Lawfull wife
of the within mentioned Philip Parker doe Relinquisht all my Right
Power third or any prentce of Title what soever of w. within said one Thousand
and three hundred and sixtynine years and unto w. within the said Bell his heirs Executors Aditors
and Assignes as witness my hand and seal this second day of August in the
year of our Lord one thousand seven hundred and twenty
Signed Sealed and Delivered The within Relinquisht Dorothy Parker

The within Relinquish't Done by Parker
of Power was acknowledged in
the presence of us

John Johnson open Corr of Remark County by
John Perry, the Lawfull wife of w.
John Johnson

Dorothy the Lawfull wife
within Mary Parker as her voluntary
act & deed to Eliza Bell August 2d 1720
wch w. C. Admitteth to Record
See Recd. New E. C. Esq.

Recorded August 16, 1920 by W. H. Smith

The inventory and appraisement of the Estate of Thomas Stockley

6 Cows and calves	9-00-0	Tubs, pails, bottles, jugs, trays, etc.	0-09-0
2 Sheep	3-10-0	A small looking glass & miniature	0-01-0
2 Heifers	3-04-0	125 pounds of salt meat	3-11-3
2 young Steers	3-10-0	A spit and fork	0-05-0
1 old lame cow	0-12-0	2 pair hot books & 2 fish traps	0-05-0
Ditto	3-00-0	Cats, nest & hatt	2-15-0
4 yearlings	2-00-0	Weavers bays	0-04-0
1 cow & calfe	1-10-0	A water mill & its appurtenances	25-0-0
20 Sheep	4-10-0	Shears	0-3-0
a Servant boy	3-00-0	Some old caskes	0-18-0
2 horses	8-00-0	Carpenters & joiners tools	1-0-0
36 pounds pewter	3-07-0	A hair cart wheels	0-2-0
3 Spinning wheels	1-01-0	A grind stone	0-2-0
a loome	0-08-0	An old rayner	0-2-0
6 old Cider caskes	0-09-0	2 plows & 16 iron rows	0-12-0
a raw hide	0-04-0	A smoothing iron & an old ax	0-2-0
a flap brake	0-03-0	18 pounds old iron	0-3-0
a Table	0-10-0	9 Sheets & a table cloth	0-12-0
4 Plates broken	0-03-0	A Cheffing dish & candlestick	0-3-0
a roundle bedstead & cover	0-05-0	The former long & all rayner contained	
a bed & bolster quantity 46	1-08-4	To 26 dogs at 5/- ft hog	6-10-0
the covering appertaining	0-07-0	To a suit of curtains	0-10-0
old caskes and a Chest	0-04-0	To a Cider cask & a little rumlet	0-3-9
a Cow hide	0-03-0	18 yards matts cloth	0-1-8
2 yards matts cloth	0-1-8	To 19 drachas at 4/-	-0-6-4
2 Chests	0-12-0	Total 98-2-6	
3 ruggs	2-00-0	Some hogs not come	
3 Blankets	0-18-0	To lights	
3 ditto	0-4-0		
1 Bed & bolster	1-10-0	The above arranged & vs	
2 Bed & bolster & pillows	4-10-0		
2 guns	1-3-0	The Perry	
2 Bed Matts matts & beds	0-12-0	Joseph Stockley Jr.	
a parcel of old books	0-5-0	Nathaniel W. Turner	

The within Inventory & Appraisement of the Estate of
Thomas Stockley deceased was Recorded August 21st 1720
by me (See Head Chancery Accounts)

Jacob Litchfield marks of Cattle & Creatures are as followeth
viz) a cross under bitted & a hole in y^e Right Ear & a Split &
under bitted in y^e Left Ear in Record by the Request of y^r D^r
Jacob Litchfield, Feb^r 7th 1720

P. Ma. Phragm. C. Rev. Com. Accou.

(103) In the Name of God Amen I Timothy Carr of ^{the} County of Accomack
being sick and weak of Body but of sound & perfect memory do Revise this my
Last will and Testament Revoking all others
Imprimis I bequeath my soule to God that gave it and my body to the Earth from
whence it came and to be buried at the discretion of my wife Margrett
Carr
Item I give my plantation and all the Lands thereto belonging unto my
wife Margrett Carr during her life and afterward unto my son Edward
Carr and his heirs for ever
Item Give unto my son Edward, Roger named Bruff.
Item I give unto my son James, Sitto named Shep.
Item I give unto daughter Mary Carr, Mare Bonney and my will is that
shee give the first birth unto her Sister Sarah
Item I give unto my daughter Mary one fether bed & bolster and one pair
Sheats, Speckled Rugg -
My will is that my son Edward live with my friend Richard Kitson
till he comes of the age of twenty one
Item my will is that my son James live with my friend Solomon Ewell
till he comes of the age of twenty one
Item my will is that my daughter Mary live with my friend Eliz Abbott
till the age of sixteen
over from the other side
and then to be at age and receive the Legacys that I bestowed upon her
Item all the remainder parts of my estate I give unto my wife Margrett
Carr of what kind so ever appointing her my whole and sole Executrix
X of this my Lapp will and Testament Revoking all others as witness
my herte Sean the 24 day of January 1719/20 before signed my will
is that my son James have my best share of Cope to be deponed
for on by my friend Solomon Ewell & the money paid him when
out of age

The within Last will Timothy P. Carr
& Testament of Timothy Carr
was proved in open Court of Accomack
County by the oaths of Thomas Hope
Richard Kitson & Elizabeth Abbott the
three witnesses to the same March 4th
1719 w^m d^r Col^d Admitted to Record

Teste Chas. Head Esq^r for Recom^r
Recorded March
4th 1719
Chas. Head Esq^r

In the Name of God Amen this first day of May in the year of our Lord
Christ one thousand seven hundred & Nineteen I Nathaniel Stockly of Accomack
County in the Colony of Virginia yeoman being sick & weak in Body but of sound mind
memory thanks be to almighty God therefore I do make & ordain this my Last will &
Testament in manner following vizt first & principally I Commit my Soul into the
hands of my gracious God and my body I Commit to the Earth therein to remain
until the Resurrection of the great day and as for such worldly goods where with
it hath pleased God to bless me I dispose of the same in manner & form as follow:
-oth that is to say Imprimis I give and Bequeath to my loving & Beloved wife
Hannah Stockly all my Estate & every part & parcel thereof to her own sole
& proprie^ty, be it soof during her widowhood after my decease for the maintenance
& convenience of her self & children so that there be no wilfull waste committed But
in Cope my wife should marry again or depart this life with may happen
first Then & in such case I give & Bequeath all my said Estate as followeth
Sic^d I give & Bequeath my Dwelling plantation unto my son Charles Stockly
with the Land adjoining Beginning at the head of Aggravamone Creek & so running
up on the North side my mill branch to a line of marked trees across the
Land to a dividing line between Nathaniel Carrs Hill's Plantation & the said
Branch to him & the Heirs of his body lawfully begotten & surviving w^m d^r
of him my said son Charles Stockly and the residue & remaining part
of my Land I give & Bequeath unto my son John Stockly & the Heirs of his Body
lawfully begotten & surviving the decease of him my said son John Stockly
But in Cope my son Charles aft shoud die without such heirs afo^r Then I give

Begunneath the Said Land herein before Bequeathed unto my said Son Charles unto
the John Stockley afof with part of the Land herein before Bequeathed that is to say all the
Land belonging to me that lies on the East Side of the Mill Branch up to the Head
thereof which makes a Swamp unto Nathaniel Turnhill's Land And in Case my son John
afof Should die without such heirs afof Then I Give & Begueth the Said Land herein
before Bequeathed unto my said Son John unto my son Charles Stockley afof with 2 parts
of the Land herein before Bequeathed that is to say all the Land belonging to me
& that lies on the East Side of the Mill Branch up to the Head thereof which makes
a Swamp unto Nathaniel Turnhill's Land And the remaining part of my Land afof
the Decree of Either of my said Sons without lawfull issue afof I Give & Begueth
the same unto my Grandson Thomas Stockley Merrill & to the Heirs of his body Lawfully
begotten & in default of such issue then to the Lawfully begotten Heirs of
either my said Son Charles or of my said Son John afof which shall survive And in
Case both my said Sons should die without such Lawfull issue as afof then
I Give & Begueth my said Land & all the rest of my Estate which they have
not made use of unto my two Daughters Naomi & Jemima Stockley & their
heirs for ever Item I Give & Begueth unto my afof two Sons Charles & John
Stockley my Grist mill so as Each of them after the marriage or Decree
of my afof wife as aforesaid have & Enjoy an Equal part & Share thereof & that
in unto my 2 Sons & the Heirs of their bodies Lawfully begotten And my will is
that my said two Sons do bear an Equal part of the Charges necessary for the
repair of the said mill which if either of my 2 Sons shall refuse to per-
form and will not sell his Minority thereof unto his Brother then my will is
that Such of my Sons as shall refuse aforesaid shall lose his right & Share thereof
also my will is that neither of my said Sons shall sell their parts but only
to Each other and if either of them may have a mind to be disposed to sell
his part to my 2 Sons Should not agree abt the price then they shall choose two
Neighbours who may sett the price and the buyers shall be allowed four years
time for payment of said price and my will is that my three Daughters with
their Household families shall be sold free at 2d per Mile Item I Give to my two Daughters
Naomi Stockley & Jemima Stockley to each of them one feather bed & bolster one
Rug one pair of blankets one pair of sheets one iron pot & pot hook & one frying
pan Item I Give & Begueth unto my Daughter Hanna Merrill one Rug one
cow & calf to be delivered to her the next Spring after my Decree Item I Give
unto my two Sons aforesaid all my Tools to be Equally divided between them
Item I Give to each of my 2 Sons a Gun Item I give unto my said Son Charles
Stockley my Black Horse named Smoker Item I give unto my Son John afof one
Horse named Spark Item I Give unto my Grand Daughter Hannah Merrill one
two year old heifer Item I Give unto each of my two Daughters Naomi and
Jemima one peaster dish one plate & one Salt cellar Item I give unto my afof
two Daughters Naomi & Jemima Two Shares of my Cattle & to my 2 Sons one
Share also I give to my 2 Daughters Naomi & Jemima two Shares of my Sheep &
to my two Sons aforesaid one Share AND I will that the Rest of my Bedding not herein
before mentioned be Equally divided between my said two Sons as also all my Wea-
ring apparel Item my will is that my son John Stockley yearly for & during
the Term of Seven years have one third part of the Apples that may grow on the
dwelling plantation wch I have bequeathed to my afof Son Charles as also pasture
for ten sheep & one Horse in the plantation during the said Term of
seven years Item I do hereby nominate as joint executors & constitute my
beloved Brother Joseph Stockley & my Loving friend Joseph Staten Executors of
this my last Will & Testament In witness whereof I have hereunto set my
hand & affixed my seal the day & year first above written

Signed Sealed pronounced published & declared this to be
the Last Will & Testament of the above Testator Thomas
Stockley after the interlining of the word to between the
fifth & sixth lines also of the word Naomi & between
the Twenty first & Twenty second line & reading the word
Two before the word Daughters in the Twenty second line)

Thomas Stockley 

In the presence of
Samuel Paine
Alexander Stockley
Sam'l Turner
Thomas & Wormsley
and
The within Last Will & Testament of
Thomas Stockley was proved in open Court of
Accomack County by the oaths of Samuel Paine
Alexander Stockley & Thomas Wormsley three of
the witnesses to it before March 15th 1719 wch
is now admitted to Record

To the Cha: Head Esq: for 3 Com Accou't

Received March 15th 1719 Cha: Head Esq: Recd
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