

1 old Bible	2	£ 0.2.0	2 old Cedar Tree	2	£ 0.16.0
1 old Book	2	0.2.0	1 old Do.	2	0.1.0
10 Gallys of Cedar	2	1.15.0	To 4 Sped Cows	2	1.4.0
10 Gallys Do.	2	1.15.0	To 2 old Cows un Sped	2	0.4.0
10 Coopers ads, bending knife 1 pr of Compas	2	0.5.10	To 2 Cows & 3 Piggs	2	0.12.0
10 8' Cows all	2	0.4.0	To 6 young hoggs	2	0.15.0
10 3 Cows & Calves	2	3.0.0	To 1 Cow wth piggy	2	0.5.0
10 3 Year old Heifers	2	2.5.0	To 2 Sows	2	0.6.0
Bull	2	0.8.0	Turn over 4		
10 2 three year old Heers	2	0.8.0	29 Shoots	2	1.9.0
10 1 two year old Do.	2	0.8.0	1 Black Shaloune Gown & Coat	2	0.12.0
10 1 Barren Cow	2	0.15.0	10 2 pecks of Beans	2	0.1.6
10 2 Sides of Sole Leather	2	0.5.0	10 2 bushells & 1 peck of Salt	2	0.1.6
10 1 pr of soft Books	2	0.1.3	10 1 old mans Coat	2	0.1.0
10 1 pr Do.	2	0.1.0	10 1 Negro Boy Named Munday	2	0.0.0
10 1 Iron salt wth 47 =	2	0.15.8	Given by the Jenkins to his Son Iesip Jenkins	2	0.0.0
10 17 Sheep	2	2.6. pr	2.8.6		
10 a Parcel of Flaxen Broak	2	0.12.0	Son Iesip Jenkins	2	2.18.10
10 1 Sett of wedges	2	0.4.4	10 706 of porke 1 pr	2	
10 4 old Cedar Tree	2	0.5.0	Ralph Corbin; Cha: Ashly; Robert Corbin	2	

The within Inventory & appraiment of the Estate of Elizabeth
morrowe day was made Febry 21st 1726
by Cha: Plead & Cur. Com. Accts.

In the Name of God Amen This fourth Day of Februber Anno Domini 1726
I Wm Nock of Colowalk County being in present memory thanks be God do make &
ordaine this my last will & Testament as followeth first I Begyneth my Soul
into the hands of the almighty God & my body I command to the Earth to be
decently interred in Christian Manner and as touching my worldly Estate
whereof it hath pleased God to bless me to give it & bequeath it in man-
ner & forme as followeth

firstly I give & bequeath to my Son Wm Nock & his heirs & assigns for ever four-
hundred acres of Land that he now liveth on, lying on the Sea-Side wth 1/2
formerly bought of Dan Innes, also I give to my Son Wm & his heirs
for ever two hundred acres of Land & marsh lying on the Bay-Side betw-
een Gilford & Messangos Creeks always provided that if S: Wm Nock nor
his Heirs shall at any time nor to any son or daughter sell or part out
or let any one have privilidge to putt any Stock thereon without the
consent of his bro: Benjamin Nock that is to have the other two-
hundred acres of Land & Marsh belonging to that tract upon pen-
alty of forfeiting his p: to his Bro: Benj: & his Bro: Benjamin & sons
to him.

2dly I give to my Son John Nock & his heirs for ever two hundred fifty
acres of Land, being on of north side of four hundred acres of Land
of both agt & plantation wher on I now live, being part of four hun-
dred acres of Land wch I bought of Col: John West & being bounded by
me wth a line of marked trees of two noches & beginning at my
little branch thence running nearest North-West to my out side
line of part me & Hn: Stake I also give my Son John all
my warming cloathes both linne & woolen.

3dly I give to my Son Benjamin Nock & his heirs for ever the plant-
ation wher on I now live containing four hundred acres of Land
& one hundred & fifty acres of Land lying agt this plantation I
give to him & his heirs for ever after I give my Son Ben: all my
myths tools, my little Gun, a feather bed wth Rich Furniture as
thereto belongeth, an Iron Pot, & Great Table, two leather chairs &
a further give my Son Ben: the other two hundred acre
of Land & Marsh, lying between Gilford & Messangos Creeks, wch
they half I have given to his Bro: Wm Nock, both their lands
& Marshes joyning together if there can no division be made bet-
ween them my will desire is that neither they nor their heirs
shall sell or part the aforesaid Land & Marshes to any son
with out the consent of each other concerned therein, this two
hundred acres of Land & Marsh heretofore given to my son
Ben: I give it to him & his heirs for ever.

4thly I will bequeath to my Son Anne Nock a feather bed & the

267) furniture thereto belonging & all the new pewter in the house
Pott, and my Negro girl named Sarah.
5th I give my Son Thos Nock twenty Shill.
6th I give to my Grandson Wm Nock & Son of Wm Nock my Negro boy
7th All my Negroes except two before willed one to my Da. An
to my Grandson Wm I give to my Sons Wm John & Benjamin in
heirs to be Equally divided between them.
8th I Give to my Four Daus (viz) Patience Ann Temperance, & An
for Curreney wh^t is in y^r house to be Equally Divided between them
Five Pds to each.
9th all my household Goods, & uncutt good Except what I have
my wife given, I give to my afore mentioned Four Daus to
=all^t owned between them save all my Stock viz horses, C.
and Sheep, I give to all my Children to be Equally Divided to
them Except my youngest horse wh^t I give to my Grandson
Nock & Son John Nock.
Lastly I doe hereby appoint my Son Wm Nock & my Son Ben
Sole Exec^t of this my last will & Testament & I further I
that my Estate be brought to no Appraism^t but be divided
to this my last will & Testament. And I doe hereby utterly
& revoke all other former wills by me made ratifying &
making this & noe other to be my last will & Testament
witness I have hereunto set my hand & Seal the day
above written.

Signed Sealed pronounced & declared as his
Last will & Testament before us

Wm Nock Jr

Attest
Jacob Chance
Jacob Lurton
The within Last will & Testament of
William Nock Sen^r was proved in open
Court of Accomack County by the oaths of
William Pagg Jacob Chance & Jacob Lurton the
witnesses to the same Feb^r 8th 1726. which was
admitted to Record

Recorded Feb^r 22nd 1726 by Cha. Snedecor for the Acc.

To all Christian people to whome this present writing shall
greeting our Lord God Everlasting Know y^r that I William Bradford
Accomack County Gov^r but consider^r am affection that I Bear
beloved Son in law Isidore Bell and wife Sarah Bell as well for
yours good causes and considerations no more unto moving have given
myself and confirmed and doe by these present give grant
and confirm unto them my Son in law Isidore Bell and his
Sarah Bell one sevare or tract of Land situate lying and being
Accomack on the Saad side. beginning at a small Redoak tree
on the west side of y^r Horse Rode going down y^r Neck against
middle of y^r Long pole from thence bound by a line of Mar
trees running neare west nor west to a small marked pine
the last tree standing on y^r Marsh side neare the head of
a prongoe Creek from thence extending upon y^r same Corfe - t.
-ake standing upon y^r aforesaid Creek side from thence running
only up y^r Creek to the Horse Rode that goeth over y^r th
of the Creek including all y^r Marsh within the said Bound
y^r Eastern side of y^r aforesaid Machapungs Creek then running
a long y^r Rode to a marked pine stand on y^r South Side of the
from thence running southerly by a line of marked trees to
y^r same to y^r first mentioned Redoak tree at y^r beginning by
putation to hundred acres of Land more or less as it is.

267) furniture thereto belonging & all the new pewter in the house one doz
Pott, and my Negro girl named Sarah.
5. I give my Son Thos Nock twenty Shillings.
6. I give to my Grandson Wm Nock & Son of Wm Nock my Negro boy named Dan
7. All my Negroes except two before willed one to my Da. Anne &
to my Grandson Wm I give to my Sons Wm John & Benjamin in & then
heirs to be Equally divided between them.
8. I Give to my Four Daughters viz Patience Anna Temperance, & Anne twenty
Pds Currancy which is in my house to be Equally divided between them (viz)
five Pds to each.
9. All my household Goods, & uncutt goods Except what I have above in
my will given, I give to my afore mentioned Four Daughters to be Equally
divided between them Viz all my Stock viz horses Cattle, hog
and sheep. I give to all my Children to be Equally divided between
them Except my youngest horse whic I give to my Grandson John
Nock & Son John Nock.
Lastly I doe hereby appoint my Son Wm Nock & my Son Ben Nock
Sole Execs of this my last will & Testament & I further I desire
that my Estate be brought to no appraisement but be divided according
to this my last will & Testament. And I doe hereby utterly to disallow
& revoke all other former wills by me made ratifying & Confirming
this & noe other to be my last will & Testament. In
witness whereof I have hereunto set my hand & seal the day & year
above written.

Wm Nock Jr. 

Signed Sealed pronounced & declared as his
Last will & Testament before us

Wm Bagg

Jacob Chance
Jacob Lurton

The within Last will & Testament of
William Nock Senr. deceased was proved in open
Court of Accomack County by the oaths of
William Bagg Jacob Chance & Jacob Lurton the three
witnesses to the same Feb: 8th 1726. which was
admitted to Record.

Recorded Feb: 8th 1726 Chas Sneedle Esq: for John Acorn

To all Christian people to whome this present writing shall come
greeting our Lord God everlasting know y^e that I William Bradford of
Accomack County gone out of this world die an affection that I Bear to my
beloved Son in law Jacob Bell and wife Sarah Bell as well for other
divers good causes and considerations my heirs unto moving have given granted
disposse and confirmed and doe by these presents give grant alinate
and confirm unto them my Son in law Jacob Bell and his wife
Sarah Bell one sevare or tract of Land situate lying and being in
Accomack on the Seaside. beginning at a small Redoak standing
on the west side of y^e Horse Rode going down y^e Neck against the
midell of y^e long nose from thence bound by a line of marked
trees running neare west nor west to a small marked pine being
the last tree standing on y^e Marsh Side neare the head of Marsh
a prongoe Creek from thence extending upon y^e same forfe to a
ake standing upon y^e aforesaid Creeke Side from thence running North
only up y^e Creek to the Horse Rode that goeth over y^e the head
of the Creek including all y^e Marsh within the said Bounds on
y^e Eastern side of y^e aforesaid Marsh prongoe Creek then running East
a long y^e Rode to a marked pine stand on y^e South Side of the Rode
from thence running Southerly by a line of marked trees to include
y^e same to y^e just mentioned Redoak tree at y^e begining of same
a puation to hundred acres of Land more or less as it is now