

Recorded

Test:)

Jn<sup>o</sup> Jackson Cl: Cur.

Accomack County Wills, Inventories, Appraisements, Divisions 1729-1737  
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In the Name of God amen The Twenty Ninth day of December in the year of our Lord one Thousand Seven hundred and Twenty eight John Sevege of the County of Accomack Planter being very Sick and weak in body but of perfect mind and memory thanks be unto God therefore calling unto mind the mortality of my body & knowing that it is appointed for all men once to die I do make & ordain this my Last will and Testament that is to Say principally and first of all I give and Recommend my soul unto the hands of God that gave it me and for my body Recommend it to the Earth to be buried in a Christian like and decent manner at the Discretion of my Executors nothing Doubting but at General Resurrection I shall Receive the same again by the mighty power of God and as Touching Such worldly worldly Estate wherewith it hath pleased God to bless me in this life I give devise & dispose of the same in following manner & form Imprimis I give and bequeath unto my Loveing Wife the best bed and furniture belonging to the same and I give and bequeath unto her like wise one Chest which is usually called hers and the Biggest Iron pott belonging unto me and her riding horse with her Saddle Item I give and bequeath unto my Son Charles my Plantation with houses on which I now Live with right to all the Land belonging unto me and I give and bequeath one negro boy named Ladus and also my two Guns & my Sett of Wedges Item I give and bequeath unto my Daughter Patience one Negro Girl called Bridgett with her Inceass and one Great Trunk and one bed and furniture belonging thereunto a Trundle Bed with a blew rugg and one Iron pott the biggest but one with the English oval Table with the biggest Pewter Dish and the biggest pewter beson with one

Chest with wooden hinges Item I give & bequeeth unto my Daughter Mary one Negro Woman  
Called Hannah with her increase and I give her my Chest with the next biggest Iron pott  
with one bed and furniture which on I now lye with one Deep Dish and the next biggest  
bason and one Virginia oval Table. Item and my will is that my wife shall have all  
the remaining part of my Estate during her life and widowhood whilst she lives on this  
said Plantation but if she marrys or removes then my Remaining part of my goods to be  
divided and she to have her just part and she not to sell nor make away any of my said  
Estate in no other ways then to bring up her Children Item and my will is this that if  
my said wife should not by any means dispose of any of my said Estate without the Consent  
of my overseers Francis Sevege & John Sevege and if she Refuses to do it then my Two  
overseers to take my son Charles & all their possession in General & to make a Division  
the said over Seers to take all my Childrens Estate into their hands both personal and  
Real and if my Son Charles should live to be at age of Eighteen years & will Live on my  
said Land then to take possession not removeing until the age of Twenty one and as for  
my Daughter Patience my will is that she shall not Receive her Estate till she is Twenty  
one but to Receive it at her marriage let her marry when she will And my will is that  
my Daughter Mary shall not receive her Estate until she comes to the age of Twenty one  
but to Receive it at her Marriage And my will is that if my son Char<sup>s</sup> should die without  
heirs Lawfully begotten of his Body then the said Land to fall to my Daughter Patience  
and his Negro Ledus to fall to my Daughter Mary & in case that all my three Children should  
die without heirs Lawfully begotten of their Bodys then shall their whole Estate both  
Land & Negros Fall to Francis Sevege & John Sevege and their heirs Lawfully begotten of  
their Bodies & in Case of either of them should die without heirs then the Estate

my Daughter Mary shall not receive her Estate until she comes to the age of Twenty one  
 but to <sup>Accomack County Wills, Inventories, Appraisements, Divisions 1729-1737</sup> receive it at her Marriage and my will is that if my son Char<sup>s</sup> should die without  
 heirs Lawfully begotten of his Body then the said Land to fall to my Daughter Betience  
 and his Negro Ladus to fall to my Daughter Mary & in case that all my three Children should  
 die without heirs Lawfully begotten of their Bodys then shall their whole Estate both  
 Land & Negroes Fall to Francis Savage & John Savage and their heirs Lawfully begotten of  
 their Bodies & in Case of either of them should die without heirs then the Estate  
 equally to be given to Rowland Savage Son Rob<sup>t</sup> Savage and to Rich<sup>d</sup> Savage Son of Rich<sup>d</sup>  
 Savage but if the said Francis Savage should die without heirs Lawfully begotten and  
 then his part to fall to his brother Richard & if the said John Savage should die without  
 heirs Lawfully begotten then his part to be his brothers Rowland Savage <sup>Item</sup> my will is  
 that my Loving wife should be whole & Sole Ex<sup>r</sup> of this my Last will & Testament Revoeking  
 all other will made by me as Witness my hand & Seal the day & year above mentioned.

Signed Sealed and Delivered

John F Savage <sup>his</sup> (seal)  
 x

in the presence of us

John Foscue  
 Rich<sup>d</sup> R<sup>s</sup> Savage <sup>his</sup>  
 mark  
 William <sup>his</sup> Harmon  
 mark

At a Court held for Accomack County, the first Day of September  
 1730.

The within~~last~~ Last will & Testament of John Savage deceased was  
 proved in open Court by the Oaths of John Foscue Richard  
 Savage & Will: Harmon the three Witnesses to the same &  
 admitted to record.

Test )  
 ) Jn<sup>o</sup> Jackson Cl: Cur.

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