

150 Recd. Corn. by Rec. 1006 Joel Ammonant

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Joel Ammonant Administrator

Catherne Ammonant Administratress

Alleghany County Court December Term 1810

The Sale Bill of the personal estate of George Ammonant deceased was this day returned to Court, and the same is ordered to be recorded.

Ses

Subm'd. Aug 23 O.C.R.

In the name of John Deeds of Alleghany County, and State of Virginia
will do hereby make my last Will and Testament in manner and
form following, that is to say:-

1st. After the payment of my debts and funeral expenses, I
give to my wife Barbara Deeds one third part of my estate
both real and personal, for and during the term of her natural
life, and after her decease, I give the same to my children herein
after mentioned, the Real Estate I give to my three sons, William
Deeds, John Deeds, and Cornelius Deeds, each to have one
thirds owner of the land that I give them. www.virginiapioneers.net

Still and Jane Deads, Equally to be divided among them, and
to be enjoyed by them forever. 2dly. I give to my son William
Deeds the fifty One Acre tract that I held of Samuel Porter
and thirty seven acres of land lying on the Brushy Ridge, the said
William Deeds is to pay unto my son Joseph Deeds, the sum of One
hundred and seventy One Dollars, (that is to say) fifty dollars ann
ually after the decease of said Testator, one year. the above sum
of One hundred & seventy One Dollars, being in consideration of lands
that said Joseph Deeds was to have had, that my son William
Deeds is to have, this being a mutual agreement between them.

3rd. I give to my son John Deeds all the residue of my ~~estate~~
estate in the Retch patch, to be enjoyed by him and his heirs forever.
4th. I give to my son Cornelius Deeds all the Real estate owned
by me in the County of Monroe, to be enjoyed by him & his heirs forever
with this provision, that should said land not be paid for during
my natural life, it is my will, that it be rented or leased until
paid for. - And Lastly I do hereby constitute and appoint my
two sons William Deeds and John Deeds Executives of this my
last Will and Testament, hereby revoking all other or former
wills or Testaments by me heretofore made. In witness

Whereof I have hereunto set my hand and affixed my seal this
29th day of January in the year of our Lord 1811.

Signed sealed published and delivered by the testator in consideration of his
last will & Testament in the presence and hearing of us who at his
request and in his presence have subscribed our names as witnesses
In the name of my son, intended before signing
between Ernest Maynard & Sonny Lee

John Holloway

Stephen Hock

Hudson Hock

John Deeds his Deeds mark

Alleghany County Court February Term 1811.

In instrument of writing purporting to be the last will & Testament
of John Deeds died this day produced in Court for probate and
was proven by the Oath of John Holloway Stephen Hock & Hudson
Hock subscribing witnesses thereto, and the same is ordered to be recorded
And on Motion of William Deeds & John Deeds the Executrix herein
named, who made oaths, threats and together with Douglas B. Lague
& John Persinger their securities entered into and acknowledge as
bond in the County of Allegheny, in the sum of One thousand Dollars, to be paid to the County of Allegheny, in case of non payment of said will & Testament.

Ses

Subm'd. Aug 23 O.C.R.

My Neffies Whereas I Almy Mapis Senior of the County of Alleghany and
will State of Virginia, being at this time in good health, and of sound
Memory, but knowing the certainty of death, but still dreading
when it may happen, think it a fit and suitable time to
make this my last will and testament, revoking all others
previously made. In the first place, or so soon as practicable
after my decease, I desire that all my debts duly
authenticated, be discharged, they being comparatively
few and not heavy, may be settled soon, without distressing
my heirs. I leave to my much beloved wife and Child
Bessie Deeds, One half of the land I now possess and
live on, to be laid off in such manner, as to commence
at its Mother corner near the now Valley road, between
James Branch, Branch Stanley and the Testator, and running
thence with Testators lines so as to embrace the Linking
Spring field, Hills field, that now called the Colon field
and on with said lines until half of said tract is enclosed.

the new, which is also to comprehend (or take in) the houses
 Yards and garden also buildings appurtenant thereto
 and what they may contain, except a few bed Cloths and
 bed Sheets to each of my sons Henry and Thomas, and a share
 of my Books to each. The remaining half of my land I give &
 bequeath to my son Thomas Mapie. Having given to my
 son Henry previously, a just portion of this tract. I now
 give my Condescence to him in that respect fully discharged.
 I do give to my daughter Sarah a half gift of her to set
 him of a Slave Called Sambo, and I leave to her at my
 decease a female named Harriet and her increase of course
 from that time. I give to my daughter Sarah Glantz during
 her natural life, my boy Called Barnell, and without restriction
 to her heirs, should she have any but if not, then I leave him
 to my deceased daughter Mary Pleasant's Children to be disposed
 of as may be thought best. To my daughter Eugenia Catonwood
 I leave a Slave Called Betty and six heifers. To my son Thomas
 I give and bequeath my female Servant Called Lucy and increase
 after my decease. I also give and bequeath to him (Thomas) a
 female servant named Elizabeth. I also give and
 bequeath a female Servant named Elizabeth Allegany Co. VA Wills and Estates 1837-1848
 Paid or Paliente. The Servants by name as follows
 Verus, Harvey, Lydia Hobart, Jane, and Fannie Child Called
 William and their Offspring I give and bequeath to my wife to
 dispose of as she may think proper. the Title whereof I hereby
 warrant and defend to her. The rest of my Slaves I desire may
 be equally as can be, divided (on my Son Thomas reaching
 twenty one years of age) between him and his adopted Mother
 but until that age of Thomas I desire they may remain under
 her direction. the other half of said slaves to be under my wife's
 direction until my son Hippieck reaches twenty one years
 of age, then he to be their owner. The half of my land divided
 as aforesaid to my wife and her son Hippieck, should he
 survive his Mother, is to belong exclusively to him, and every
 thing appertaining thereto, but should the survivor him this
 is to hold it during her natural life, after his decease the
 property is to descend equally between my sons Henry &
 Thomas or their heirs, or should neither die without a will
 or lawful issue, his part is to belong to the survivor.
 My silver Watch that I have long owned, I leave to my
 son Thomas. My gold watch I leave to Hippieck.
 The last book on the place, I desire to be equally divided

as can be, as to value so between my wife Henry & Thomas
 the latter if not of age, to get his share on being twenty one
 years old. Bragg's Hall farm attached to his at my wife's
 deathbed. I hereby request my brother friends Doctor George
 H Payne and Mr Isaac Stile of Covington to act as Executors of this
 my last will and Testament. In testimony of the foregoing, and of it being
 entirely written by me own hand I hereunto affix my name this
 eighth day of February eighteen hundred and thirty eight.

Henry Mapie senior

Alleghany County Court March Term 1821.

The last will and Testament of Henry Mapie senior deceased
 was this day produced in Court for probate, and was proved by the
 Oath of Mrs. Stile and Thomas Mapie, and is ordered to be recorded
 and George H Payne and Isaac Stile the Executrix named in said will
 having refused to take upon themselves the burthen of the execution thereof
 and Elizabeth Mapie the widow of said Testator having Certified to this
 Court, her refusal to take upon her self the burthen of the execution
 thereof. On the Motion of Isaac Stile and Andrew Cannon who made
 application thereon, Charles Johnson Esq. Mr. Allen Edwards Esq.
 Douglas H Payne Stephen Hook and Lee Pender their securities entered
 into and acknowledged a bond in the penalty of \$50,000 conditioned
 on the law aments. Certificate is granted the said Isaac Stile & Andrew
 Cannon for obtaining Letters of Administration on the said decedent's
 estate with the will aforesaid annexed in due form.

Copy

Stile

Subd. And C.C.

An Inventory of the Personal Estate of Elizabeth Scott deceased
in the County of Rockbridge

	\$	5	50
One Lot of Oats in the Sheaf			
One Lot in different wheat		3	00
One Lot of Hay in the Mill		75	
One Lot of Flax packed in the Mill		12	00
One Lot of Corn		8	50
			29
			75

Pursuant to an order of the County Court of Alleghany, the
 undersigned appraisers appraised the personal property
 belonging to the estate of Elizabeth Scott in the County of Rockbridge