

Daughters namely Sarah Lawlef, Jucish Jones, Ann  
Martha Jones, Rebecca Jones & Elizabeth Jones after my  
Wifes decease my chyrs wench named Stanley and her  
Innean with all my household goods of what kind soever  
But them first to be sold and the money they sell for to be  
equally divided among them Item I do appoint Col<sup>r</sup> Thomas  
Tuttle my Executor of this my last Will and Testament signe  
with my mark this Twenty fourth day of December and  
in the year of our Lord One thousand seven hundred  
& sixty six.

Witnesses

Thomas Ham  
Luke Nation  
Rob<sup>r</sup> Field

Richard R F Jones his mark

At a Court held for Amelia County the 27<sup>th</sup> day of February 1772  
This Will was proved by the Oaths of Thomas Ham  
and Luke Nation two of the witnesses thereto and ordered  
to be Recorded

Test

John Price Jr

By virtue of an Order of Court hereunto annexed we the subscribers  
have examined and settled all the accounts to us produced by Sarah  
Roberts Administratrix of John Roberts deceased which was amounts  
between the said Sarah Roberts Administratrix of John Roberts deceased and  
Alexander and Samuel Roberts Orphans of the said John Roberts  
and by the said Accounts we find there to be due from  
the said Sarah Roberts to the above mentioned Alex<sup>r</sup> Roberts  
the sum of Eighteen Pounds and one Penny current Money  
and that there is due from the above named Samuel  
Roberts to the aforesaid Sarah Roberts the sum of Thirteen  
Pounds four Shillings and six Pence farthing current Money  
Certified under our hands this 13<sup>th</sup> day of July 1771

Edm<sup>r</sup> Bookers  
Chas<sup>r</sup> Ford

A Court held at Amelia County the 26<sup>th</sup> day of  
March 1772

This Report of the Administration of  
the Estate of John Roberts dec'd was returned and  
Ordered to be Recorded

Test

John Price Esq

In the name of God Amen I. Ethanah Gresham of Amelia County being at this time sick and weak but of sound mind and memory thank be to Almighty God do make and ordain this my last Will and Testament in manner and form following. I give and bequeath to my son David Gresham the upper half of the Tract of Land I now live on I give it to him and his heirs forever I give and bequeath to my son Anthony Gresham the lower half of the above mentioned Tract of Land I give it to him and his heirs for ever I give to my Son William Winston Gresham Two hundred Pounds Current Money to be laid out in a Piece of Land by my Exr. hereafter named I give it to him and his heirs for ever I lend to my beloved Wife all my Estate Real & Personal during her life or widowhood to bring up and Educate my Children and if my s<sup>r</sup>. wife should marry then my Will is that she take a Childs part and that all the rest of my Negroes and other Personal Estate be equally divided at that time amongst all my Children or their heirs and my Wife further is that my s<sup>r</sup>. wife do give to either of my Children at their coming of lawfull age or Marry's so many Negroes & other Estate as she may think the Estate can afford at that time and my Wife further is that if my said Wife should Marry the part that she takes as a childs part at her death may be equally divided amongst all my Children or their heirs