

The condition of the above obligation is such
that whereas the above bound James N Hamilton
is appointed Guardian of Elizabeth and Robert
Berry if therefore the said James N Hamilton
shall well and truly settle the Estate of the
said Children and indemnify the court then the
above obligation to be void else to remain in
full force

James N Hamilton Esq
Charles Hamilton Esq

Bath County May Court 1824

The within Bond was acknowledged in
Court by the Subscribers thereto and Ordered to be recorded

To the 6th of June 1824

I know all men by these presents that we
Samuel Berry and James Hamilton and
we two jointly bound unto William Setington and
Stephew Robert Brattan and John Edward Green Justice
now sitting in the penal sum of four hundred Dollars
to whose payment will and truly to be made to the
said Justice and their successors in due and lawful
and severally jointly by these presents sealed with our
seals and dated the 2nd day of May 1824

The condition of the above obligation is such
that whereas the above bound Samuel Berry is ap-
pointed Guardian of George Berry if therefore the
said Saml. Berry shall well and truly settle the Estate of
the said Child and indemnify the court then the
above obligation to be void else to remain in full
force

Samuel Berry Esq

Bath County May Court 1824 *Set Hamilton Esq*
The within Bond was acknowledged in Court by the
Subscribers thereto and Ordered to be recorded
To the 6th of June 1824

I Andrew Warwick citizen of Bath County
and State of Virginia do make this my last will and Testament
making all other - First, I recommend my soul to God who gave
it, my Body to be decently buried in a Christian like Manner
Secondly, of what all my just Debts to be paid - Thirdly, I give and
bequeath to my beloved Wife Elizabeth all my household furniture,
one Horse and eight head of Cattle such as she may think proper to choose
all to be entirely at her disposal, I also allow my S^t. Wife to have the
full privilege of my House and a comfortable Support from the
products of the Plantation I now live on during her lifetime or
Middowher, Fourthly, I give and bequeath to my Son Jacob the
Plantation I now live on except what lies on the North side of the
top of the White Oak Ridge the said dividing line to run on the the
top of said ridge until it strikes Mr Warwick's Line, I also give
my said Son Jacob all my other Lands lying on the South side of
the aforesaid mentioned White Oak Ridge containing three tracts & part
of a fourth I further give my said Son my two Work Horses &
young don-coats which ever of the two he chooseth I also give him all
my Farming Utencials and my Rifle Gun with all its Accoutre-
ments, the Condition that I make the above mentioned gift of Land
and Property to my Son Jacob is that he must on his part stay on
my plantation and help to support my Family while they may
live single persons in his power lies. Fifthly, I give and bequeath to
my two Daughters Jane and Sally my two Young Men they are to
choose them as they are named. I further State that I give and
bequeath to my beloved Wife Elizabeth all my Ships & Hoses to be
for the benefit of the Family to be at my S^t. Wife Disposal.

Sixthly, I wish that the balance of my living property may be left
and after all my just Debts is paid the balance to be equally divided
between my Daughters Jane, Sally, Peggy, Nancy, Lucy, Polly, &
Anne. — Seventhly, I wish all my Lands lying on the North side of
the White Oak Ridge including the Gentry land to be sold when ever
my Executor may think proper by giving three Months public Notice

at a reasonable credit, and the Money arising from the sale
of Said Land to be equally divided between my aforementioned
Daughter the eldest to receive her Share first and so on to the
youngest as the payment may come due. - Lastly I constitute
and appoint my beloved Wif^e Elizabeth and my Son Iacob
Executive & Executor of this my Last Will and Testament
in witness whereof I have hereunto set my hand & seal
this first day of October one thousand eight hundred & twenty.
Witness present

his
Andrew + Mervicke (Seal)
mark

Joe^t Cooper
Joseph Haffen Cooper
Benjamin Tallman
Boon Tallman

N. B having made no provision in the fore-
going part of my last Will & Testament for the schooling
of my young Children I now wish to make the provision
that is I allow them to have a reasonable good English ed-
ucation, the expense to be paid out of the aforementioned
property of Land which I have allowed to be sold, exclusive
of their equal share given under my Hand & Seal this 1st
day of October 1820.

Witness present

his

Andrew + Mervicke (Seal)

mark

Bath County Ind court 1821

This last will and Testament of Andrew Mervicke
was presented in court and proved by the oath of James Cooper and
Benjamin Tallman. Witness thereto and ordered to be recorded.

Teste Chas. S. Francisco attd

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In the Name of God the Father and I Jane McEne of the county of Bath
State of Virginia being of sound Mind & memory thanks be to God for
the same do constitute and ordain this to be my last Will & Testam-
ent taking all other wills either written or by Word of Mouth &
making this my last & now other first I do command my Soul to
see my Saviour and redeemer and my Body to be decently buried
at the discretion of my Executor hereof named and as to my worldly
goods I give and bequeath as follows I leave to my Son Hugh McEne
one hundred Dollars a year since his Fathers decease including
three hundred Dollars he has received in Money and Dots one
Married shearing their Cott His gun and shot Box his best
furniture. I likewise leave to my Daughter Polly one Bed &
furniture one Maty, bow & a washinger
one Maw, her Saddle & Bridle, her Spinning Wheel, four head of
Sheep. - I leave to my Daughter Isabella hundred & Furniture
her Spinning Wheel, her Saddle & Bridle. I leave to my Daugh-
ter Nancy one bed & Furniture, her Saddle & Bridle & Spinning
Wheel the remainder of my Estate I allow to be sold at publick
Sale and equally divided into three parts my Son Joseph McEne
to have one third and my Son James McEne to the second part and
third part to be equally divided among all my Sons & Daugh-
ters above named after all Expenses of just Debts is paid out of the
Same. I do hereby appoint Thomas Reed Charles Fawcett & William
Brattton to be my Executors my Hand and Seal this 5th
day of December one thousand eight hundred & twenty 1820

John Brattton
Sam^t. Crawford

Andrew Brattton

Bath County Ind court 1821

This last will and Testament of Jane McEne died was
was presented in court and proved by the oath of John Brattton

her mark
Jane + McEne (Seal)