

property whether personal or not should be sold and an equal division made between my four children (to wit) Sally C Phillips Elizabeth A Phillips, Robert C Phillips & William C Phillips. I do retain and appoint my Island Wife Nancy R Phillips William James son & Cary James My White and sole Executrix of this my last Will and Testament. Witness I have set my hand and seal the day and date above written - Signed and sealed in the presence of -

Francis Hancock
Anderson James
Joseph H. Seward
William C. Ward

William C. Phillips
mark

Brunswick County Court October 28, 1803

This last Will & Testament of William Phillips esq:

was proved by the oaths of Francis Hancock,
Anderson James & Joseph Seward. Witnesses thereunto subscribe to be true
And on the motion of Nancy R Phillips the widow of Henry Seward
one of the executors herein named they having made oath thereto
according to law & together with William James their securities interest
into Brunswick acknowledged a Bond in the penalty of Five hundred Dollars
with condition as the law directs certificate whereof is granted them for obtaining
a probate thereof in due form.

John Wirtz Will C.C.

Maria Jones
Will

In the month of Feb 11 1800 I Maria Jones of
Brunswick County a Citizen of the United States do make, ordain
and declare this Instrument to be my Last Will and Testament,
Releasing all others. I APPURTENES all my debts, are to be punctually
paid and the legacies herein after bequeathed, are to be discharged
as soon as circumstances will permit, and in the manner directed.
I give and bequeath to my son John Jones the tract of Land
whereon he now lives lying in Super County containing seven hundred
and twenty seven acres, and the other following named Negroes that
he has in his possession to wit Sam, Elvin, Hanna, and Uppie to
him his heirs and assigns forever. I give and bequeath to
my Daughter Mary MacLean one tract of Land called Kings Tract
containing three hundred and thirty three acres, and one other
tract that my wife lately purchased of William Adams, both
lying in Brunswick County and the few following named
Negroes that she has in her possession (to wit) Sandy, Lewis,
Will and Lizza, to her and her heirs and assigns for ever.

I give and bequeath to my son Frederick Jones the following Named Negroes (to wit) Bandal, Rose, Frank, and Judy and also three Cattle and Furniture, one Bay Horse called Shitteton, one Walnut Sable, one Blue Buffal, one trunk two Seas and Pigs, Nine heads of Cattle, Six heads of Sheep, and six Sitting Chairs to him his Heirs and assigns forever.

I give and bequeath to my Grandson Thomas MacLean one sord Tilly, to him his Heirs and assigns forever.

I send to my Young Wife Elizabeth Jones, all the Remainder of my Estate both Real and personal during her natural Life, unless my son Frederick should think proper to Build before her death, in that case he may have it in his power to Build on some part of my Lands whereon I now live, where it may best suit him, provided it does not interfere with his Mothers Settlement while she lives.

I give and bequeath to my son Frederick Jones, all the Remainder part of my Lands, except the Lands that I have before Given to my Son John Jones and my Daughter Mary MacLean, to him his Heirs and assigns forever.

My Will and desire is that all the said Remainder of my Personal Estate above Sett to my Wife, may be sold by my Executors after death and the money arising from such Sale I wish to be Equally divided amongst my three Children, John Jones, Mary MacLean and Frederick Jones, to them and their Heirs and assigns forever.

And lastly I constitute and appoint my son in law Alister MacLean, and my sons John Jones and Frederick Jones, my Whole and sole Executors of this my Last Will and Testament, And witness whereof I have hereunto set my hand and seal this 10th day June eighteen hundred & eight.

Signed sealed published and declared

in presence of

Mordecai Jones *Seal*

Rebecca B. Owens

Ebenezer Saunders

Peter Cathay Sanders

mark

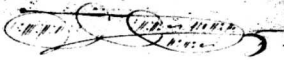
Brunswick County Court December 23rd, 1805

This last Will & Testament of Mordecai Jones as

was proved by the oaths of Richard Brown

& Ebenezer Saunders who doth declare to be true as far as on the notice of John Jones, Mordecai Jones & Augustine MacLean the question and answer they having made hath been according to law
done with Richard Brown their attorney entered into &

acknowledged a bond in the penalty of Five thousand Dollars with condition as the law directs Particulars are granted him for obtaining a protest thereof in due form. —

Teste Herbert Hill III


Thomas Daniel	The Appraisement of the Estate of Thomas Daniel Decd.
Two Negroes	
To one Negro Woman named Jude	\$ 60 0 0
To one Negro Girl Sarah	75 0 0
To one Dr. Sitter	40 0 0
To one Dr. Mason	59 4 0
To Dr. brief	85 0 0
To one Bay Horse	9 1 0
To one Brown Calf	2 10 0
To a Red Cow and Calf	3 18 0
To one Brindled Cow and Calf	3 0 0
To one Dr.	3 10 0
To one Red. Calf	1 16 0
To one Gun	2 0 0
To one Dr. and Bayonet	0 7 6
4 Rasp hooks	0 6 0
1 Sythe Blade and Irons	0 3 8
1 cow Raw hide	0 12 0
1 Large Chest	0 18 0
1 Small trunk	0 15 0
1 Saddle and Bridle	2 0 0
1 Walnut Table	0 12 0
8 Chashes	1 10 3
1 Long Comb and Brush	0 3 0
To Coopers tools	0 7 6
1 Hammer and Chisel	0 2 6
1 grained Stone	0 7 6
2 spits one Scyth and Hooks	0 14 6
Blades and Tops Stacks	2 15 0
1 Cedar Piggin	0 2 0
1 Washing Tub	0 2 0
1 Black Hog	1 4 0
1 Saw	1 4 0