

443

Ann Edloe's Will

In the name of God amen. I Ann Edloe of the County of Charles City being of sane mind and memory do make my will in the following manner to wit. I give and bequeath to my son John Edloe one negro labled namad Henry, to my grand son John W Edloe his choice of my negro boys, to my son John Edloe and my daughter Rebecca Edloe ^{I give} whatever money either of them may owe me, and the balance of my estate of whatever it may consist I desire may be equally divided between my son John Edloe and my daughter Rebecca Edloe, all the foregoing bequests I give to them and their heirs forever. - And lastly I nominate and appoint my son John Edloe executor and my daughter Rebecca Executrix to this my last will and testament revoking all other Wills by me heretofore made. -

In Witness whereof I hereunto set my hand and seal the sixth day of January eighteen hundred and nineteenth. -

Signed, Sealed, published & declared to be my will in the presence of
Myall Walker, Susan B Hill

Ann Edloe 

Silly. A. Stubblefield

At a Court held for Charles City County at the Court House the 18th day of February 1819. -

The aforewritten last Will and Testament of Ann Edloe decd was presented in Court and proved by the Oath of Myall Walker a witness to the same. - And at another Court held for the said County as aforesaid the 21st day of May following. The said Will was further proved by the Oath of Susan B Hill another witness to the same and Ordered to be recorded. - And on the motion of John Edloe the executor named in said Will who made Oath thereto according to Law and together with Mrs Walker and John S Stubblefield his securities entered into and acknowledged a bond in the penalty of Ten thousand dollars dollars conditioned as the law directs, Certificate is granted the said John Edloe for obtaining a probat thereof in due form -

Teste

Ro. W. Christian

I Caleb Ferrel of the County of Charles City, having considered the uncertainty of life and particularly in times like these having marched this day from Providence Forge to meet the enemies of Country and to discharge the duties of a soldier and a husband I do hereby constitute and make this my last will and testament as follows Wilt:
I give and bequeath to my loving wife Patsy Ferrel all my estate of every kind that I now possess or may hereafter possess, namely two horses

eight head of cattle, twelve head of hogs, together with all my household
and kitchen furniture plantation utensils &c. - To have and to hold from
any person or persons claiming through by or under me. - As Witness my
hand and seal this 28th day of June 1810. -

Teste

P. Eppes

Wm. Tolkes

At a Court held for Charles City County at the Court House the
16th day of October 1817. -

The aforesaid last will and testament of Caleb
Ferrel decd was presented in Court and proved by the oath of Peter Eppes
a witness to the same. - And at another Court held for the said County
as aforesaid the 17th day of June 1819. - The said Will was further
proved by the oath of William Tolkes another witness to the same and
Ordered to be recorded. -

Teste

Ro. W. Christian Esq

Philip Slightfoot's
Will

In the name of God, amen I Philip Slightfoot being sick
and infirm but of sound and disposing memory and mind do make
and declare this to be my last Will and Testament -

In the first place - I give and bequeath unto my wife Mary Ann
Slightfoot such estate as by the Laws of the land she would be
entitled to receive Right should I die without a child living at the time
of my death, the One moiety of my personal estate and One third of my
real estate and my earnest desire is that she shall be permitted to enjoy
the same peaceably and quietly. - All the rest and residue of my estate
together with such portion as my wife shall have not including such
as by the law she will hold in fee simple at her death I give unto
my nieces and nephews to each and every of them in equal portions Right
the children of my sister Mary E. B. Blakey the son of my deceased
brother William Slightfoot, the children of my deceased brother Frances
Slightfoot and my deceased sister Ann Davis's children. - That is to say
the residue of my estate after taking out my wifes lawful share or
portion to my nieces and nephews aforesaid forthwith after my death
and my wifes share or portion after her death. -

The above bequests to my nieces and nephews depends on this condition
that George Blakey shall demise any suit or suits which he may
have brought against me or may hereafter bring against me for the
purpose of recovering any portion of my estate and not revive the same