

To 3 orange potters and potmakers 1 potrack & glaze -	1 10
To 1 small trap Skinner a pair of old traps - - -	0 110
To 1 pair of scalded 20000 Nails - - - - -	0 170
To 1 hoghead sandhider - - - - -	0 15
To 3 round tubs & griststone - - - - -	0 14
To 3 side Castle iron lids - - - - -	0 12
To 20 trowels and rakes - - - - -	0 10
To 1 Cornewall Potthen Chamber pot - - - - -	0 15
To 1 Table 14 Shales, 1 couch, 1 forme 1 small orange pot -	0 12
To 11 Barrows 3 years old - - - - -	6 02
To 8 Ditto 2 years old - - - - -	1 10
To 4 Barrows 2 years old - - - - -	1 12
To 3 Barrows 1 year old - - - - -	0 16
To 2 shovels 1 year old and a half old at 6. and 8 shovels -	0 10
<hr/>	<hr/>
Brought to this side - - - - -	122 07

Nathl. Fogg

Sphraim Fogg

John Mills

Cornelius Sale

A coroner's inquest was held for New County on  
Wednesday the 18<sup>th</sup> day of February 1718.

This appear'd of the Estate of Elizabeth Weston deceased was this  
day returned & ordered to be recorded.

Test

H. BeverleyApril 28<sup>th</sup> 1718

In the name of God Amen I Andrew Harrison of  
St. Mary's Parish in County of Essex being grown very aged &  
at this time very sick & weak in body but in perfect sensorium  
memory do now make this my last will and Testament com-  
mending my soul to god that gave it and my body to my Earth  
to be buried according to my discretion of my Estate wherein am  
certainty of the resurrection of the dead through my Lord  
Jesus Christ whom now according to my faith &  
affection do believe to be sitting at the right hand of god  
making intercession for me. And first for all that I have

my debts and funeral charges be paid & rest of my worldly estate be disposed of as followeth Viz: 2<sup>ly</sup> I do ordain & appoint my beloved wife Elanor my Executrix after my decease. 3<sup>ly</sup> I do appoint my son Andrew & my son in Law Gabriel Long as Trustees and overseers to a sufficienty performing of this my last will & Testament. 4<sup>ly</sup>: Whereas I have already settled three of my children Viz William, Andrew & Elizabeth on Land or which they now live Viz to my son William 270 acres & to my son Andrew 200 acres & to my daughter Elizabeth 200 acres all which the Lands they are now possessed with and which I now give to them & to their heirs forever. 5<sup>ly</sup>: Whereas I have purchased of James Hammar and bills of exchange for fifty five pounds twelve shillings & four pence & the same to buy me two negroes & until that my surviving wife have of me of these negroes or that I may during her natural life or widowhood and after her death sell of give these negroes or that money of price of these negroes to my Daughter Margaret Long my youngest son & 3<sup>rd</sup> birth Gabriel & William to a given them equally divided between them and their heirs forever as they shall all together age of twenty years of my wife should die before & not she to have of one of them as afforded by any interments die before either of them comes to that age I will then give to my Daughter Margaret Long & my Son in Law Gabriel Long have the use of them till they do come to that age & that too for the use of them to purchaseеходы that into Scarce there to send & write to full account & by 1<sup>st</sup> June to my Daughter Margaret Long & the place of decease of my surviving wife and her and my son in Law Gabriel Long till he comes to the age of my & twenty year. 7<sup>th</sup> I give to my Daughter Margaret Long after of decease of my surviving wife in further bode & better to follow my & Elizabeth both bode a day to her & take her & by 4<sup>th</sup> June unto my son William after the decease of my surviving wife my feather bed & bedstead & all the furniture belonging to the same to his heirs for ever. 8<sup>ly</sup> I give to my Daughter Margaret Long & attorney managing her business & to the rest of her worth & to be enfeoffed in and on yead &

(3)

I further do deliver to them after my decease 10. ly: of  
give unto my son William after my decease of my loving  
wife one over & taller to him & to his heirs forever 11. ly.  
I give unto my son William after my decease of my loving  
wife one large framed bed to him & to his heirs forever  
12. ly. I give unto my son Andrew after my decease of my loving  
wife one feather bed & bolster & pillow and all  
manner of furniture belonging to it and one large  
frame post to stand to his heirs forever 13. ly. I give all  
of rest of my personalty <sup>and movables</sup> to be equally divided among  
my wife to be equally divided among my four children  
viz: William and Andrew and Elizabeth and Margaret  
and to their heirs and so revoking all other wills  
and writings of mine carried over brought over & taken  
with my own hand signs and sealings my last will  
and Testament in the presence of these witnesses  
of day and year first above written any other w<sup>t</sup>o.  
John Elliott

Witnesses  
William F. Dawson  
Henry X. Dawson

Andrew Harrington

mark & seal

At a Court held for Upper County on Tuesday of 18<sup>th</sup> day of  
November 1718.

John Elliott a witness to the above written will declared  
that at the time Andrew Harrington was in perfect memory  
at the time of making the above Will & of his signature  
upon seal acknowledge same to be his apellle &  
Test. Beverly

At a Court held for Upper County on Tuesday of 16<sup>th</sup> day of  
December 1718.

This will was further proved by the death of Wood Dawson and  
Mary Dawson witness thereto at the time of the making of this will  
and they did declare Andrew Harrington to be in perfect  
memory at the time of the making of this will

Beverly

Deemed & accepted the County and County of 1<sup>st</sup> day of  
March