

William McAus of Goochland County in Virginia do make this my
last Will & Testament in sheweth. I give & devise unto my
Daughter Mary the Wife of Edmund Gray two hundred acres of Land
be the same more or less, in Augusta County, adjoining the Lands of
Thoms Towns & divided from my other Lands by a line of marked
trees together with three female Slaves named Ned, Silvia & Lucy, the
Daughters of Ned, with their Inheritance from this day, to be annexed to
the said Land, to be to the said Mary & the Heirs of her Body forever, &
for want of such Heirs, then to the Heirs of George Larrington & Joseph
Scott, equally, to be divided between them, to be to each of them & their
several Heirs forever, and it is my Will that the Slaves annexed to
the Land as aforesaid, shall with their Inheritance so long as any of them
be living, nor go a part of the Freehold. Item I give & devise unto
Edmund Gray & Mary his Wife & their Heirs forever, One thousand
acres of Land on both sides Angola Creek adjoining to John Pleasants
Land, to be bounded Westward by a North & South line. Item I give &
devise unto Joseph Scott & Sarah his Wife & their Heirs forever, two hun-
dred acres of Land in Augusta County, adjoining their own Land & divided
from my other Land by an East line of allarked trees from Tabney's

acres of land on both sides Angola Creek adjoining to John Pleasants
Land, to be bounded Westward by a North & South line. Item I give &
devise unto Joseph Scott & Sarah his Wife & their Heirs forever two hun-
dred acres of land in Amelia County adjoining their own land & divided
from my other land by an East line of a marked cross from Gabneys
corner. Item, I give & devise unto my son John Mayolph his Heirs forever
all my lands in North Carolina also my thousand acres of land on Deep
Creek in Goochland County adjacent to John Ferratts Land with the Mill
& plantation thereon also all the rest of my land adjoining to the rest of
my land above devised to Edward Gray & Mary his Wife on both sides
of Angola Creek lately surveyed extending across Great Guinea Creek
& among the branches of Wilks River in Goochland County, together with
three Negro Slaves named Deraults, Flora & Will. Item I give & devise
unto my son Joseph Mayolph his Heirs forever all my lands adjacent
to the River above Buffalo Island in Goochland County, & the River
= from of twenty four hundred acres of land with the Houses & Appurtenan-
ces on the Creek in the said County after the death of my Wife & also
three Negro Slaves named Duppe, Phobse & Solar. Item I give & devise
unto my daughter Rebekah Mayolph her Heirs forever five hundred & fifty acres of

Land to the said more or less being the South part of my land at
Chappel in Goodland County to be divided from the said land from a
Spanish oak the South West corner of Land patented to Joel Chandler from
thence North eighty eight Degrees West, together with three Negro Slaves
named Hannah Venus & Matt to be annexed to the said Land to be to the
said Rebeckah McCay & the heirs of her Body for ever & I do declare that
it is my Will that the three Slaves annexed to the Land as aforesaid shall
with their Inheritance so long as any of them be living pass & go as part of the
freehold. Item I give unto my loving Wife Ann McCay during her natural
life my House & Lotts at the Capitol Landing & also all my Land at Fine
Creek in Goodland County being twenty four hundred acres with the
Plantations thereon together with the use of the following Slaves named
Mamos, Hattina, Jimmy, Turpin, Longo, Awhoy, Sollof, Lidgeo, Maddy, Harry,
Kose, Pompey, Bussy, Shady, Philip, Robin, little Snow, Kate, Anne, Dick &
Red. I also give unto my said Wife my Will called Kids Will on Peter's
Chappel branch with four hundred acres of Land about the said Will to
be for her use until she my said Wife shall dye or marry which shall
first happen. I also give unto my said Wife all my Lotts & Goods & her
nature, all my Working Tools, Utensils & Cattle Stock on Fine Creek Land

first happen. I also give unto my said Wife all my ^{estate} ~~estate~~ ^{goods & chattels} ~~goods~~ ^{to the good use & profit} ~~to the good use~~ ^{of} ~~of~~ ^{the said} ~~the said ^{Wife} ~~Wife~~ ^{and} ~~and ^{her} ~~her ^{heirs} ~~heirs~~ ^{forever} ~~forever~~ ^{the} ~~the ^{following} ~~following ^{Slaves} ~~Slaves ^{named} ~~named~~ ^{Attamos, Hatina, Lemmy, Curpin, Judge, Awhay, Jellof, Judgo, Waddy,} ~~Attamos, Hatina, Lemmy, Curpin, Judge, Awhay, Jellof, Judgo, Waddy,~~ ^{Leary, Kofs, Pompey, Balsey & Shanty} ~~Leary, Kofs, Pompey, Balsey & Shanty~~ ^{to be equally divided among them my} ~~to be equally divided among them my~~ ^{said Sons after the Death of my Wife.} ~~said Sons after the Death of my Wife.~~ ^{Item I do appoint that the following} ~~Item I do appoint that the following~~ ^{Slaves named Philip, Robin, little Snow, Kate, Annie, Dick & Ned, be disposed} ~~Slaves named Philip, Robin, little Snow, Kate, Annie, Dick & Ned, be disposed~~ ^{of to some one or more of my Children after the Death of my said Wife as} ~~of to some one or more of my Children after the Death of my said Wife as~~ ^{she shall appoint by her last Will & in case she doth not appoint as aforesaid} ~~she shall appoint by her last Will & in case she doth not appoint as aforesaid~~ ^{The said Slaves I give to my three Sons Daniel, John & Joseph to be equally} ~~The said Slaves I give to my three Sons Daniel, John & Joseph to be equally~~ ^{divided among them after the Death of my said Wife.} ~~divided among them after the Death of my said Wife.~~ ^{Item I give & devise} ~~Item I give & devise~~ ^{unto my Son Joseph Mayo Carlton Fleming and Stephen Dingles my} ~~unto my Son Joseph Mayo Carlton Fleming and Stephen Dingles my~~ ^{lands on & about Dobs. arskim. & rooms. quarter Brawk to be equally} ~~lands on & about Dobs. arskim. & rooms. quarter Brawk to be equally~~ ^{divided among them when my said Son Joseph shall} ~~divided among them when my said Son Joseph shall~~ ^{come to the age of} ~~come to the age of~~ ^{Twenty one years to them & their several heirs} ~~Twenty one years to them & their several heirs~~ ^{forever.} ~~forever.~~ ^{the said Fleming} ~~the said Fleming~~~~~~~~~~~~~~

be in compensation of Dowry & all Demands & the African Trade & Education
of my Children until they come of Age. Item I give & bequeath unto my
Three Sons Daniel, John & Joseph & their heirs forever the following Slaves
named Mames, Fatina, Lemmy, Curpin, Judge, Awhay, Jellof, Judaso, Maddy,
Isary, Kofs, Pompey, Bafsey & Shanty to be equally divided among them my
said Sons after the Death of my Wife. Item I do appoint that the following
Slaves named Philip, Robin, little Snow, Kate, Ann, Dick & Ned, be disposed
of to some one or more of my Children after the Death of my said Wife as
she shall appoint by her last Will & in case she doth not appoint as aforesaid
The said Slaves I give to my Three Sons Daniel, John & Joseph to be equally
divided among them after the Death of my said Wife. Item I give & devise
unto my son Joseph Miano Carlton Fleming and Stephen Dingles my
Lands on & about Dobs. arlekin & Crooms. quarter Braunt to be equally
divided among them when my said son Joseph shall be to the age of
Twenty one Years to them & their several heirs & or the said Fleming
& Dingles their heirs &c. paying each their own third of all Duties &
other Charges that hath accrued or may accrue yet notwithstanding this
Beque I do empower my Executors if they think fit to sell the said Land &
divide the net proceeds thereof equally among them the said Joseph Carlton

... of the said land he paying six pounds ten shillings
for the said forty pounds current money to be divided as above, that is
the forty pounds. Item I give unto my son in Law George Carrington
ten pounds current money. Item I do empower my executor or
executors to sell or dispose for Term of years or in Fee Simple any of
my lands not particularly devised above to raise money if there should
be occasion to pay Debts Legacies or purchase Slaves or for any other
purpose as one or more shall think necessary for the Improvement
of my Estate. Item all the rest and residue of my Estate Real & Personal
& of what kind soever I give & devise unto my son Daniel Mayo &
his Heirs forever. Lastly I do appoint my Loving Wife Ann Mayo
sole executrix of this my last Will & Testament until she shall Marry
or Dy which shall first happen & I do appoint that after her Death
or Marriage my sons Daniel Mayo John Mayo & Joseph Mayo
be executors of this my last Will & Testament and it is my Will &
Desire that neither my executrix nor executors be obliged Inventory
or appraise my Estate or give security with Witnesses whereof
I have

of Marriage my sons James Mayo John Mayo & Joseph Mayo
be Executors of this my last Will & Testament and it is my Will &
Desire that neither my Executors nor Executors be obliged Inventory
or Apprais my Estate or give Security for the same whereof
I have h. unto set my hand & seal the tenth Day of February One
Thousand seven hundred & forty three all written with my own
hand on this sheet of Paper

Signed & sealed by the said
in the presence of us
W^m Allen
Mary Allen
Dutchess Burton

W^m Mayo Seal

At a Court held for Goochland County November 20. 1744.
William Allen Mary Allen and Dutchess Burton proved this
Writing to be the last Will and Testament of William Mayo dec'd
which was ordered to be recorded.