

At the County Courthouse, Court House, 1816. This Writ of Proclamation

Greensville County, Virginia Wills, Book 2, 1806 to 1816.

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After Reciting & Declaring the Nature of Justice & according to the Practice Known
to us & passed into Form with the two other together with Edward Tolson's Name
Subscription, and before his signature is affixed, with the knowledge
that Tolson is the legally & fully the said Edward Tolson, has declared &
the two which Certificate he doth grant him for allowing of a habilit
of value found

Letter Ellison 646

I Haber & Owners of the County of Greensville and State of Virginia
being make in body this of sound mind and memory do make and
ordain this my Seal Well Sealed (1746) In presence of me & my
beloved wife Elizabeth attorney during her natural life for the purpose
of her lefting money and settling with Common Education
all my Children until they may attain to the age of twenty one
years all the following property to wit the Plantation whereon I now
live with all & stand up to the meeting House, bounded beginning at the
head end of the said branch to Sardis line and the following lines

3) ~~myself, Lucy, Ann, Anna, Fanny, Abby, Lucy, Sally, Eliza, Anna, Anna, Lucy, Abby~~
and ~~Danny~~, was the choice of my horses, one yoke of oxen, and Cart wheels, four
horses and Calves, two Cows & Lamb, to take all my Stock, setting them over hills
all my Corn, Pork, fodder, hethorn, all my household and Pitching furniture and
plantation utensils, and I have with the above property, heretofore to my credit
in the account the sum of \$1000.00, being my wife's account. I beg
that Maria and my Daughter, Eliza, her property is divided equally between them and their
husbands as appears hereon. I also account to my wife, for sum of \$1000.00
the before named Bonds until my son, John may, come to the age of twenty
years or more. Then I give and bequeath to my Son, John, all my Lands above
set forth, my wife, Maria, to have and to hold the same, and her husband, John,
to be held by him at his Wives, during her marriage, & thereafter one year, also
one Negroe boy named John, and to his heirs and assigns forever. These I
give and bequeath, to my Son, William, to be possessed at the Death of my wife
Elizabeth, my Plantation and all my Lands up to the above named meeting of
Hancock, Braxton, Lewis, the road which extends as above, and in Negro boy
named, Jacob, taking his name and began from Hancock, Lewis, and so forth
and Elizabeth, her son, and to his heirs and assigns forever. I give and bequeath to

my son Joseph Morris my Negro boy named Bobby from his birth he has been
the slave to my son Joseph Morris who I legal by manumission gave to him his
freedom & signs forever. After I gave and her wife and daughter Elizabeth Morris
the Negro girl named Ann to my son Joseph Morris whom I give and
bequeath to my Daughter Polly and her Negro boy named Tom and his
her Slave Bob. Also I give and bequeath to my Daughter Elizabeth Morris
my Negro boy named Peter, or nine hundred Dollars cash to her and her heirs
and assigns in fee simple. Her daughter Sarah I give 100 Dollars to Negro
girl named Liddy to her her heirs and assigns forever. Also the residue of my
Estate to be sold for the payment of my debts. Then my will and desire is that
of either of my children who before they come to the age of twenty one years or
otherwise shall my wife shall have the use of their part of my Estate during her
life and after her death I desire that the property of my deceased children may
be equally divided between all my children except my daughter Liddy which shall
be hers for her heirs and assigns forever. Lastly I do now nominate my beloved wife
Elizabeth Morris, daughter of James Morris, Thomas Morris' son and wife
of Morris Executive Executors to this my last Will and Testament revoking all
of my former Wills.

the Negroes which I have given to my wife Elizabeth & assigns forever; also I give and
 bequeath to my Daughter Elizabeth all my negroes, slaves & servants & other
 her chattels. To them & her and bequeath to my Daughter Elizabeth the other one
 Negro boy named Peter, and one hundred Dollars cash to be used her hire
 and expenses forever. Also I give and bequeath to my Daughter Elizabeth the Negro
 girl named Esty to her her heirs and assigns forever. Also the residue of my
 Estate to be sold for the payment of my debts. Then my will and desire is that
 it either of my Children die before they come to the age of twenty five years or
 else my wife shall have the use of their part of my Estate during her
 life and after her death, I desire that the property of my deceased children may
 be equally divided between all my children except my daughter Elizabeth who shall
 inherit their lands and slaves forever. Truly I do now make my last will in the
 presence of Elizabeth Abbott, August Turner, Lewis Dufree, Thomas Turner and Joseph
 Morris Esquire. I have countersigned to this my last Will and Testament In witness whereof
 which I have hereunto set my hand and seal this 30th day of April 1805.
 I have sealed & delivered
 in presence of
 Robert Wilson, Trustee for John Abney, 174 Middle
 Street

John Abney (L.S.)
 J. M. A.

(104)

Henr^e hereby give and bequeath to my daughter Rebecca Rossall all my negroes

CRAVEN COUNTY, Virginia Wills Book 2, 1806-17, 1816

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and named Peggy to her, her heirs & assigns forever.

Test

Holiday

Wm. H. Wall

Peggy Rossall (d)

Wm. H. Wall

At Crossville Oct: 1st 1808 This will was proved according to
Law by the Oaths of Rebecca Rossall and William Holiday who made their marks
and to the Production whereof was also produced by the oaths of Hobson,
and Wilson H. Wall the Will�es seals ordered to be Recorded and on

The motion of Plaintiff allows the Plaintiff herein named to prosecute
both these and together with Justice Leander H. Benjamin & Justice W.
Swain his cause into the Supreme Court of the State of North Carolina
there and to sue for damages in the sum of one hundred Pounds Sterling as aforesaid

for failing to pay him a just sum of money from Liberty being retained for

the Plaintiff herein named to have in the said Plaintiff may

be paid him at

Tide Calloway Esq:

1808

Do the Estate of William H. Wall deceased

July 11th